Louis Barth. Park Weed Willis. Horace Russel Allen. Mark Marshall. James Fleming Breakey. Reuben Peterson. Hermann Johannes Boldt. Marcus Claude Terry, jr. Francis St. Clair Reilly. Arthur Ernest Lane. Lester Laurens Roos. Will Garrison Merrill. Frank Wilburn Dudley. Almon Pliny Goff. James Walker Smith. Howard White Seager. Elwin Witt Ames. Lewis Francis Bleazby. Michael Manley Waterhouse.

PROMOTIONS IN THE NAVY.

Commander Albert L. Key to be a captain.
Commander Harry A. Field to be a captain.
Lieut. Commander Montgomery M. Taylor to be a commander.
Lieut. Commander Milton E. Reed to be a commander.
Lieut. Ralph E. Pope to be a lieutenant commander.
Lieut. Willis G. Mitchell to be a lieutenant commander.
Lieut. (Junior Grade) Lloyd W. Townsend to be a lieutenant.
Lieut. (Junior Grade) Grafton A. Beall, jr, to be a lieutenant. tenant.

Lieut. (Junior Grade) William L. Calhoun to be a lieutenant. Ensign Matthias E. Manly (junior grade) to be a lieutenant.

Paymasters Edward T. Hoopes and Cecil S. Baker, with the rank of lieutenant, to be paymasters.

Naval Constructors William McEntee, William B. Ferguson, jr., and John A. Spilman, with the rank of lieutenant, to be

naval constructors. Asst. Naval Constructor Lew M. Atkins, with the rank of lieutenant (junior grade), to be an assistant naval constructor.
The following-named midshipmen to be ensigns:

Eric L. Ellington and Wallace L. Lind.

Passed Asst. Paymaster Chester G. Mayo to be a paymaster.

POSTMASTERS.

ILLINOIS.

Eugene S. Coddington at National Stock Yards. Merritt J. Platt at East Dubuque.

MISSOURI.

C. W. Culley at Bunceton.

NEBRASKA.

John W. Steinhart at Nebraska City.

George A. Duck at Great Neck Station.

Arthur J. Wilson at Downsville.

OKLAHOMA.

Walter Ferguson at Cherokee.

TENNESSEE.

Henry F. Ferguson at Centerville.

WASHINGTON.

Willis R. Hulett at Twisp.

WEST VIRGINIA.

Richard A. Hall at Weston.

# HOUSE OF REPRESENTATIVES.

SATURDAY, July 15, 1911.

The House met at 12 o'clock noon.
The Chaplain, Rev. Henry N. Couden, D. D., offered the fol-

lowing prayer:

O Lord, our God and our Father, be graciously near to us as individuals and as a people, and lead us by Thy spirit into green pastures and by the side of still waters. "Surely our lines have fallen into pleasant places." Thou hast possessed us of a land flowing with milk and honey. Our riches are almost beyond compare; but we realize that riches do not constitute the greatness of any people. Our schools and institutions of learning are turning out thousands of advected men and weeken. learning are turning out thousands of educated men and women; but education does not constitute the greatness of any people.

It is the moral and spiritual fiber woven into the warp and woof of the Nation's heart. So we pray for the heavenly gifts more abundantly that we may be great and glorious. Thine is the kingdom, and the power, and the glory, forever.

The Journal of the proceedings of Wednesday, July 12, 1911, was read and approved.

### MESSAGE FROM THE SENATE.

A message from the Senate, by Mr. Crockett, one of its clerks, announced that the Senate had insisted upon its amendments to the bill (H. R. 12109) to supply a deficiency in the appropriations for contingent expenses of the House of Representatives for the fiscal year 1911, and for other purposes, disagreed to by the House of Representatives, had agreed to the conference asked by the House on the disagreeing votes of the two Houses thereon, and had appointed Mr. Warren, Mr. Gamele, and Mr. Culberson as the conferees on the part of the Senate.

The message also announced that the Senate had passed bills of the following titles, in which the concurrence of the House

of Representatives was requested:

S. 2878. An act to authorize the Chicago, Lake Shore & Eastern Railway Co. to construct a bridge across the Calumet River in the State of Indiana;

S. 3023. An act to amend section 2527 of the Revised Stat-

ntes

S. 270. An act for the relief of Matthew Logan; and S. 2877. An act amending section 67 of the act approved March 3, 1911, to codify, revise, and amend the laws relating

to the judiciary.

The message also announced that the Senate had agreed to the report of the committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H. R. 12109) to supply a deficiency in the appropriations for the contingent expenses of the House of Representatives for the fiscal year 1911, and for other purposes.

#### SENATE BILLS REFERRED.

Under clause 2 of Rule XXIV, Senate bills of the following titles were taken from the Speaker's table and referred to their

appropriate committees, as indicated below:

S. 2878. An act to authorize the Chicago, Lake Shore & East-ern Railway Co. to construct a bridge across the Calumet River in the State of Indiana; to the Committee on Interstate and Foreign Commerce.

S. 3023. An act to amend section 2527 of the Revised Stat-

utes; to the Committee on Ways and Means.

S. 270. An act for the relief of Matthew Logan; to the Com-

mittee on Military Affairs.

S. 2877. An act amending section 67 of the act approved March 3, 1911, to codify, revise; and amend the laws relating to the judiciary; to the Committee on the Judiciary.

### ADJOURNMENT UNTIL WEDNESDAY NEXT.

Mr. UNDERWOOD. Mr. Speaker, I move that when the House adjourns to-day it adjourn to meet on Wednesday next. The SPEAKER. The gentleman from Alabama moves that when the House adjourns to-day it adjourn to meet on Wednesday next.

Mr. CANNON. Mr. Speaker—
Mr. UNDERWOOD. I will state to the gentleman from Illinois that I recognize that there is not a quorum here, and if an objection comes from that side I will withdraw the motion.
Mr. CANNON. I suggest that the gentleman withdraw his

Mr. UNDERWOOD. I withdraw the motion, Mr. Speaker. Of course, if there is objection, I know that we can not adopt the motion without a quorum.

## DEFICIENCY APPROPRIATIONS.

Mr. FITZGERALD. Mr. Speaker, I present the following conference report on the bill (H. R. 12109) to supply a deficiency in the appropriations for contingent expenses of the House of Representatives for the fiscal year 1911, and for other purposes, which I send to the Clerk's desk and ask to have read.

The SPEAKER. The gentleman from New York presents a conference report (No. 62), which the Clerk will read.
The Clerk read as follows:

## CONFERENCE REPORT.

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H. R. 12109) to supply a deficiency in the appropriations for contingent expenses of the House of Representatives for the fiscal year 1911, and for other purposes, having met, after full and free conference have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 6

and 8.

That the House recede from its disagreement to the amendments of the Senate numbered 1, 4, 5, 9, 10, 11, 12, 13, 14, 15, 16,

and 17, and agree to the same.

That the House recede from its disagreement to the amendment of the Senate numbered 2, and agree to the same with an amendment as follows: In line 5 of said amendment, after the word "Congress," insert the following: "being for the fiscal year 1912"; and the Senate agree to the same.

That the House recede from its disagreement to the amendment of the Senate numbered 3, and agree to the same with an amendment as follows: At the end of line 6.of said amendment strike out the word "herewith" and insert in lieu thereof the word "hereby"; and the Senate agree to the same.

That the House recede from its disagreement to the amendment of the Senate numbered 7, and agree to the same with an amendment as follows: In lieu of the matter inserted by said amendment insert the following: "For compiling and editing the edition of the Congressional Directory for the first session of the Sixty-second Congress, to be expended under the direction of the Joint Committee on Printing, \$800"; and the Senate agree to the same.

JOHN J. FITZGERALD, C. L. BARTLETT, J. G. CANNON, Managers on the part of the House. F. E. WARREN, ROBERT J. GAMBLE, C. A. CULBERSON, Managers on the part of the Senate.

The accompanying statement was read, as follows:

### STATEMENT.

The managers on the part of the House at the conference on the bill (H. R. 12109) to supply urgent deficiencies in appropriations for the fiscal year 1911, submit the following written statement in explanation of the action recommended in the accompanying report upon each of the Senate amendments: On amendments Nos. 1, 2, 3, 4, and 5: Appropriates for cer-

tain expenditures of the Senate as follows:

For compensation of session employees from July 1, 1911, during the remainder of the present session, \$3,680;

For miscellaneous items, exclusive of labor, \$15,000;

For additional amount for the assistant clerk to the Committee on Immigration during the fiscal year 1912, \$420; Makes the unexpended balance of the appropriation for in-

quiries and investigations ordered by the Senate for the fiscal year 1911 available during the fiscal year 1912.

On amendment No. 6: Strikes out the appropriation of \$250 proposed by the Senate to pay for extra services for compiling

eulogies and statuary proceedings for the Sixty-first Congress.

On amendment No. 7: Makes a specific appropriation of \$800 for compiling the Congressional Directory for the present session of Congress, instead of authorizing the payment of an indefinite sum out of the contingent fund, as proposed by the

On amendment No. 8: Strikes out the provision for an attor-

ney at \$3,000 for the Government Printing Office.

On amendment No. 9: Inserts the provision, proposed by the Senate, re-ceding to the State of Georgia jurisdiction over the site on which is located the old Federal building recently sold to the city of Atlanta.

On amendments Nos. 10, 11, and 12: Authorizes the payment of existing indebtedness for the completion of a chapel building at Fort Sam Houston, Tex., in the sum of not exceeding \$5,000; and appropriates \$150,000 to complete the construction of an Army supply depot at Fort Mason, Cal.

On amendment No. 13: Inserts the provision, proposed by the Senate, amending legislation of the last session of Congress on the naval appropriation act, concerning clerks to general storekeepers of the Navy.

On amendments Nos. 14, 15, and 16: Appropriates, as proposed by the Senate, \$1,750 for work at the Capitol and repairs thereof on account of the fiscal year 1911, and \$7,000 for the care and improvement of the grounds surrounding the Capitol and the Senate and House Office Buildings, to continue available during the fiscal year 1912. able during the fiscal year 1912.

On amendment No. 17: Appropriates \$281 for special emergency repairs to the Court of Claims Building.

JOHN J. FITZGERALD, C. L. BARTLETT, J. G. CANNON, Managers on part of the House.

Mr. FITZGERALD. Mr. Speaker, I ask unanimous consent that this report be considered at this time. The report has been printed in the RECORD, but the statement, which has just been read, has not been printed. But it is a unanimous report, and hope there will be no objection.

The SPEAKER. The gentleman from New York asks unanimous consent that this conference report be considered now.

Mr. NORRIS. Mr. Speaker, reserving the right to object-The SPEAKER. Does the gentleman from New York yield?

Mr. FITZGERALD. Yes.

Mr. NORRIS. I would like to ask the gentleman from New York if there is any particular reason why this should be considered now and not go over until we could get an opportunity

to read the report?

Mr. FITZGERALD. There is a reason that is urged in behalf of the consideration of the report at this time. bill carries the money for the House contingent fund, out of which certain mileage is to be paid to certain witnesses. I am informed that certain witnesses have been brought to the city of Washington from California. The committee has finished with them, and has been for sometime, and the witnesses wish to leave the city and would rather take the money to which they are entitled away with them.

Mr. NORRIS. I would like to suggest to the gentleman

Mr. FITZGERALD. I suggest to the gentleman from Nebraska that the conference report is printed in the RECORD to-day, and there is nothing in it about which there would be any controversy. If the gentleman will see fit to withhold his right to object, I am willing to run through the various items and explain them.

Mr. NORRIS. The idea struck me that this same appropriation bill that we passed contained only two or three items, as I remember, and as it comes back now it carries a lot of Senate amendments. And unless there is some reason for it, I do not think we should rush into the consideration of it with-out giving every Member the right to examine and consider it.

Mr. FITZGERALD. Everyone has had an ample oppor-

tunity to investigate the amendments. Mr. NORRIS. Under the rule-

Mr. FITZGERALD. If the gentleman will permit me, if he will allow a statement about these amendments, I have no doubt he would not object. The bill when it passed the House appropriated \$31,606. As it passed the Senate it carried

Of the amount added by the Senate, however, \$150,000 is for the completion of the Fort Mason supply depot in California. In 1907 contracts were authorized up to \$1,500,000, and \$1,-

350,000 had heretofore been appropriated.

It appears that the work will be completed about September 1, and that the contractors will be entitled to their money at

The esimate for the current year was \$200,000 of the \$350,000 required to complete the work. In the transmission of this estimate of \$150,000, which reached the House the day after this bill passed the House, it was stated that when the estimates were made for the current fiscal year it was believed that \$200,000 would be sufficient. That, however, was a misstatement, because Gen. Aleshire, the Quartermaster General, testified before the Committee on Appropriations, when the sundry civil bill was under consideration, that the work would be completed by the 1st of October, 1911; that he had prepared an estimate for \$350,000 to be incorporated in the sundry civil bill, but had been directed to revise the estimate and submit an estimate for \$200,000 instead. If the estimate for the amount actually required had been transmitted at the last session, the money would have been appropriated.

Outside of this item of \$150,000, the other items added by the Senate aggregate \$28,531, of which amount the sum of \$20,181

is appropriated for the Senate.

The Senate has attached to this bill the items required for the payment of its session employees during the months of July and August. It has reappropriated the unexpended balance of an appropriation which was made for investigations by Senate committees, available during the past fiscal year, and as there is a balance of about \$12,000 unexpended of the \$25,000 that sum has been reappropriated. Otherwise they would require a new appropriation. Investigations are being conducted by the Senate in certain well-known matters, which are costing a considerable sum of money, and they have reappropriated this unexpended balance.

There were two Senate items to which the House conferees did not agree. One re-created the position of attorney in the Government Printing Office at \$3,000 a year and the other was the payment of \$250 for services in connection with the preparation of eulogies—a statutory proceeding. Those were not tion of eulogies-a statutory proceeding. agreed to.

Outside of the items of which I have already given an explanation, there is an item which proposes to permit the application of \$5,000 of an appropriation of \$10,000 made for the Fort Sam Houston chapel. An enthusiastic clergyman offered to raise \$50,000 for the purpose of building a chapel at Fort Sam Houston, Tex. After he had obtained about \$40,000 it was found that it was impossible for him to raise the balance of the amount. Congress at its last session appropriated

\$10,000 in the Army appropriation bill to complete this chapel.

Prior to the 1st of July, the beginning of the present fiscal
year, certain indebtedness had been incurred in connection with the work, which it was intended that this appropriation should cover, to the amount of \$5,000. The Comptroller of the Treasury has held that while the department can expend the \$10,000 this year to complete the chapel it can not apply any of that appropriation to the indebtedness which was incurred prior to the 1st of July, and which it was intended that this appropriation should be available for.

Mr. NORRIS. Does this item increase the appropriation

Mr. FITZGERALD. No; it does not increase the appropriation at all, but it makes a part of the appropriation of \$10,000 available for work done prior to the 1st of July, and, of course, the remainder of the appropriation will be available for work

done after the 1st of July.

Mr. NORRIS. Take that item. What is the particular hurry? Why should we pass on that now without having it printed in the RECORD under the rule, and having an opportunity to examine into it and take it up in the regular way?

Mr. FITZGERALD. No particular hurry as to this item. Mr. NORRIS. Were any of these amendments brought to the attention of the Committee on Appropriations in the House before the gentleman reported this bill originally?

Mr. FITZGERALD. These items which are now in the bill?

Mr. NORRIS. They have been placed in the bill by the

Senate.

Mr. FITZGERALD. Some of them were.

Mr. NORRIS. The gentleman's committee failed to report them to the House.

Mr. FITZGERALD. None of these items which asked for deficiency appropriations were submitted to the committee, but before the conferees met the conferees on the part of the House met and went over the various items and determined what, in their judgment, the House desired done, and proceeded to act in that way

Mr. NORRIS. I want to ask the gentleman if he does not think that since appropriations ought to originate in the House, the men who are interested in these appropriations ought to appear before the House committee originally and ask the Appropriations Committee to consider them there rather than to

take them up in this way?

Mr. FITZGERALD. Oh, appropriations must not, I regret to say, originate in the House. There is no requirement that appropriations should originate in the House. A long practice growing out of the fact that originally the Committee on Ways and Means handled both the revenue and the appropriation bills, has made the House take the position that it would originate all general appropriation bills, but there has never been any law to that effect.

Mr. NORRIS. But that has been the practice always, I

think, that all appropriations originate in the House.

Mr. FITZGERALD. The Senate has not at all exceeded any

of its prerogatives in submitting these amendments.

Mr. NORRIS. If it is right that appropriation bills should originate in the House, I do not believe this should be done in this way. That has been the custom. We have an instance here where practically all of the appropriations in the bill have originated in the Senate, never having been considered in the House and never having been considered by the Committee on Appropriations of the House.

Mr. FITZGERALD. Well, that is neither an unusual nor an extraordinary thing. It is the common, ordinary practice of this House. Appropriation bills go to the Senate, and the Senate in the exercise of its powers adds numerous amendments.

Mr. NORRIS. Very well; suppose they do, but the gentleman knows they have not passed the House after the ordinary and usual procedure.

Mr. FITZGERALD. These amendments have been considered

in the ordinary and usual manner.

Mr. NORRIS. I am not disputing that; but the procedure now would be to have this report printed in the RECORD and then let it lie over under the rule.

Mr. FITZGERALD. The report has been printed in the RECORD, but the House rule requires that the report be accompanied by a written statement by the managers on the part of the House.

Mr. NORRIS. That appears this morning for the first time. Mr. FITZGERALD. It does, but the items are so few and so simple that if the gentleman read the report he would not

require the assistance of the statement.

Mr. NORRIS. Ordinarily a Member does not look for the report until it has been made here, because he knows under the rule it is going to go over and be printed, and that then he would have an opportunity to examine it. I confess that I have

Mr. FITZGERALD. I will say to the gentleman that it does not convenience me in any way to dispose of this matter now. I present it and ask for its disposition because of the desire a number of gentlemen who are familiar with the report, who are familiar with the matters in it, who desire to have it disposed of to-day, rather than to have the House meet Monday and dispose of it. This report has been scrutinized by those who are familiar with the items, and I will say to the gentleman that there is no item-

Mr. NORRIS. Mr. Speaker, I would like to say that I have not reserved this right to object because I knew of any item that was in this appropriation bill which was objectionable, or that I thought ought to be defeated. I have not read the report. I reserved the right because it seemed to me that the attention of the House ought to be called to the fact that unless

there is some particular reason for it— Mr. FITZGERALD. There is a particular reason.

Mr. NORRIS (continuing). We ought not to take up appropriations in this way. Most of the items, and by far the largest in amount, are before the House now for the first time. They have never even been before the Committee on Appropriations of the House. I am not going to object now, having called the attention of the House to the situation, but it seems to me we ought not to have this done as a precedent.

Mr. FITZGERALD. The gentleman's statement is hardly accurate about these amendments having been before the Com-

mittee on Appropriations. These Senate amendments have received the same full consideration as every Senate amendment that has ever been added to an appropriation bill, and the gen-

tleman's statement is misleading.

Mr. NORRIS. Mr. Speaker, I will admit that I have not denied that, or at least I have not indicated it. The gentleman now is seeking to take a course he will admit is different from the ordinary course, and that is the reason-

Mr. FITZGERALD. No; I will state to the gentleman from

Nebraska this is not an unusual proceeding.

Mr. NORRIS. The usual proceeding is for it to lie over under the rule.

Mr. FITZGERALD. During an extra session of Congress when tariff legislation was alone being considered these bills have been considered in exactly the same way. No items that are controverted have remained in the bill. The ones that the House objected to went out upon the insistence of the House conferee

Mr. NORRIS. The gentleman's own request shows it is not the usual procedure because he asked unanimous consent to consider it now and it comes up in this way. Ordinarily it would go over until the House met on Monday or Wednesday.

Mr. FITZGERALD. I call the gentleman's attention to the fact that heretofore when Congress has convened in extraor-dinary session for the purpose of revising the tariff, bills of this character have been enacted without the existence of an Appropriations Committee in the House.

Mr. NORRIS. I think that has occurred, but I think the . gentleman will not contend that unless there is some extraordi-

mary reason that that is a good way to legislate.

Mr. FITZGERALD. No; I do not believe as a rule it is, and

Mr. FITZGERALD. No, I do not believe as a rule it is, and I will state this to the gentleman—

Mr. NORRIS. I concede readily there may be conditions where even that would be necessary, but it is not the right way to legislate unless there is some reason for doing so.

Mr. FITZGERALD. If there were anything in this report

that in my opinion would arouse the antagonism of the Mem-

bers of the House on either side I should call attention to the matter at once so they would have an opportunity to express themselves

Mr. NORRIS. I think the gentleman would do that.

Mr. FITZGERALD. And I will say that the large item of this bill is \$150,000, for the purpose already specified-

Mr. NORRIS. But bad legislation, however, comes from the fact that even when there is nothing wrong a precedent is established by which undesirable legislation is often put through.

Mr. GARNER. It is a unanimous report.

Mr. NORRIS. I understand that, but there is no particular gency. However, I do not object, Mr. Speaker.

Mr. MACON. Mr. Speaker, I have tried to listen to what the gentleman from New York has been saying, but on account of the confusion and talk around me I have been unable to do so. This bill is of importance. Congress is not really to be considered in session for the purpose of making appropriations at this time, and inasmuch as we are to have a session of the House on Monday it looks to me as if this matter ought to go over so that Members of the House could have an opportunity of reading the report of the conferees and reading the remarks of the gentleman from New York in the Record, so we can all thoroughly understand this measure. If it is right I will offer no objection to it, but I do want to see that it is right so far as I am able to ascertain, and I am sure other Members of the House are in the same boat with me along that line, and for that reason I will have to object to its consideration at this

The SPEAKER pro tempore (Mr. Sims). Objection is heard. Mr. CANNON. Mr. Speaker, if the gentleman will withhold his objection-

Mr. MACON. Mr. Speaker, I reserve my objection. Mr. CANNON. I want to suggest to the gentleman from Arkansas-

Mr. MACON. Arkansas (saw). Mr. CANNON. I said Arkansas (sas); I do not know what is the correct pronunciation of Arkansas.

Arkansaw is the correct pronunciation, I will Mr. MACON.

state to the gentleman.

Mr. CANNON. The late Senator Oglesby once, when in the chair at the other end of the Capitol and a Senator from Arkansas rose, used an entirely different pronunciation. He said, "The Senator from Arkan-sass." I am glad to be corrected.

Mr. MACON. If the gentleman will permit me, Mr. Speaker, I will say that the Legislature of Arkansas, having observed these different pronunciations, deliberately passed a concurrent resolution declaring the pronunciation of the State to be "Arkansaw."

Mr. Speaker, I want to state to the gentle-Mr. CANNON. man that this bill has received very careful consideration. First, the House disagreed to the Senate amendment. The bill was printed with a Senate amendment and disagreed to by unanimous consent, when, in point of fact, a quorum was not present, although the Record shows a quorum, the point not There was a very thorough conference, every item being made. of the bill being considered.

I have no doubt but that every item is correct, and for the reason stated by the gentleman from New York [Mr. FITz-GERALD], it does seem to me that it is proper that the bill should be passed to-day. Of course, it can only be done by unanimous consent. That is the only way that we can avoid the absence of a quorum, and it is the only way under the rule by which this bill can be considered to-day. I indorse everything that the gentleman from New York has said about it. I suggest to the gentleman, as a member of the minority, that in this hot weather-

Mr. ANDERSON of Minnesota. It is cool now.

Mr. CANNON. The gentleman says it is cool; but for the convenience of Members, it seems to me that the gentleman, on second thought, might at least consider whether it is not well enough to pass this bill, as there is no doubt about the propriety of all the items in it, and therefore withhold his objection.

I can not see any material harm that can come to anyone by withholding this matter two days longer. to meet on Monday because we can not adjourn over without a

Mr. BARTLETT. Can I ask the gentleman from Arkansas a question?

Mr. MACON (continuing). And for that reason I will insist on my objection.

Mr. BARTLETT. Will the gentleman tell me what good is going to be accomplished?

Mr. MACON. This good, sir: Each Member will have an opportunity of reading this conference report, which they have not yet had an opportunity of doing.

Mr. BARTLETT. It is printed in the RECORD of this

morning.

Mr. MACON. The conference report?

Yes, sir. Mr. BARTLETT.

Mr. MACON. I do not know how it got there. It was only made this morning.

Mr. BARTLETT. It was made in the Senate yesterday and

is in the RECORD this morning.

Mr. MACON. I will say that I was not aware of the fact. have not read the Congressional Record this morning, and I prefer that the matter shall go over until Monday, so that we can not only read the report of the conference committee, but also read the statement of the gentleman from New York [Mr. FITZGERALD], which I am sure was very intelligent, but which I could not hear on account of the confusion caused by the conversation of Members around me, and I think every other Member of the House would like to read what the gentleman said in regard to the conference report, also.

Mr. CANNON. It has been suggested to me that the gentleman speaks about the session on Monday next. I do not know whether the House will adjourn until Wednesday next or not. It certainly will not if the point of no quorum is made, because it would require a quorum; and evidently there is not a quorum in the city, and evidently there will not be a quorum on Monday.

So far as I am concerned, I do not intend to make the point of no quorum. I would make a point of no quorum if motion should be made to adjourn until Wednesday next, provided it would be a point that would bear fruit; but we all know that there will be no quorum on Monday, and, I apprehend, even not on Wednesday. So, following the suggestion that may have been made, I have no intention of making a point of no quorum unless some matter of legislation should be proposed where I

thought a quorum ought to be present.

Mr. MACON. Mr. Speaker, this House has proceeded a thousand times without a quorum in the matter of enacting proper legislation, and I do not see why it should not do so again if the legislation were understood. I certainly would not raise a point of no quorum to legislation which I thought was proper, if I understood it, and it is not my purpose to do that now, unless improper legislation, or legislation that is not properly understood by Members of the House, is urged for its consideration. And I can see no harm, if the House is to adjourn over until Wednesday, in allowing this matter to go over until that time, so that every Member can have an opportunity, if he desires, to read the conference report, together with the statement of the gentleman from New York [Mr. FITZGERALD] in support of it, which, I am sure, is good. that reason I insist upon my objection.

The SPEAKER pro tempore. The gentleman from Arkansas objects. The conference report and accompanying statement

will be printed in the RECORD.

INVESTIGATION OF THE SUGAR TRUST,

Mr. HARDWICK. Mr. Speaker, I offer the following resolution, and ask unanimous consent for its present consideration. The SPEAKER pro tempore. The gentleman from Georgia offers a resolution, which the Clerk will report.

The Clerk read as follows:

House resolution 239.

Resolved, That the special committee created under the provisions of House resolution No. 157 be authorized to sit, as a whole or by subcommittee, at such places as it may deem necessary.

Mr. HARDWICK. Mr. Speaker, just in brief explanation of this resolution

Mr. CANNON. Mr. Speaker, what did the gentleman state? I did not catch the resolution.

Mr. HARDWICK. The resolution authorizes the special committee appointed under resolution 157, commonly known as the Sugar Investigating Committee, to sit at such places, either as a whole or as a subcommittee, as it sees proper.

Mr. CANNON. The resolution has the approval of the committee?

Mr. HARDWICK. Yes; it has the approval of every member of the committee, every Democrat and every Republican on it.

Mr. Speaker, we have reached that point in our investigation where we have two very important witnesses to examine who are sick in New York. We think we will have to go there to take their testimony and also to examine a voluminous mass of records and papers and books and correspondence, which might require, maybe, a freight car to bring down here. The expense to which the committee will be subjected to on account of this

will not be considerable, and in addition to that the amount of expenses which the committee can incur has already been limited by the House. I think this is only a formal resolution, and I hope no gentleman will interfere with it.

The SPEAKER pro tempore. Is there objection to the pres-

ent consideration of the resolution?

There was no objection.

Mr. HARDWICK. Mr. Speaker, I move the adoption of the resolution.

The SPEAKER pro tempore. The question is on agreeing to the resolution.

The question was taken, and the resolution was agreed to.

ELECTION OF SENATORS BY DIRECT VOTE.

Mr. RUCKER of Missouri. Mr. Speaker, I ask unanimous consent to consume six or seven minutes in making a personal

The SPEAKER pro tempore. The gentleman from Missouri asks unanimous consent to consume six or seven minutes in making a personal statement. Is there objection? [After a pause.] The Chair hears none.

Mr. RUCKER of Missouri. Mr. Speaker, before making the statement which I desire to make, I send to the Clerk's desk and ask that he read from the Congressional Record a colloquy that occurred on the 12th of this month.

The Clerk read as follows:

Mr. Borah. Mr. President, I desire to call attention to another matter for a moment. I should like to ask, if proper to do so, and I presume it is, whether the conference committee on House joint resolution 39 can advise me if there is likely to be a report from that committee

The Vice President. The chairman of the conference committee is not in the Senate Chamber at the present time.

Mr. DALZELL. Mr. Speaker, I make the point of order that it is not proper to discuss in the House anything that took place at the other end of the Capitol.

Mr. RUCKER of Missouri. What is the point of order?

Mr. DALZELL. The point of order is that it is out of order to discuss anything that takes place at the other end of the

Mr. RUCKER of Missouri. To read from the Congressional

Mr. DALZELL. I think so. Mr. RUCKER of Missouri. I do not think so, Mr. Speaker. Mr. JAMES. Mr. Speaker, the gentleman obtained unanimous consent.

Mr. DALZELL. There can be no unanimous consent in vio-

lation of the rules of the House.

Mr. RUCKER of Missouri. It is not my purpose to reflect on anybody or to criticize anybody, but I merely desire to lay on anybody or to criticize anybody, but I merely desire to lay a foundation for the statement I want to make. If there is objection, however, I will forego the reading of the Record and also the reading of the Record of the 12th, which I expected to have read. But I will state, Mr. Speaker, for the benefit of my friend from Pennsylvania [Mr. Dalzell] and others who may be interested, that the colloquy which has occurred elsewhere than in this Chamber is somewhat misleading.

Mr. DALZELL. Mr. Speaker, I do not want to be misunderstood. I have no interest in the matter at all. I am simply

anxious that a precedent shall not be established.

Mr. RUCKER of Missouri. I only wanted to make my statement more intelligible and more clearly understood.

Mr. DALZELL. I do not think we ought to establish the precedent.

The SPEAKER pro tempore. The Chair would prefer not to rule on the point of order.

Mr. RUCKER of Missouri. If the gentleman makes the point of order, I will withdraw the RECORD which I desired to have read.

Mr. DALZELL. I make the point of order.

The SPEAKER pro tempore. The point of order is sustained.

Mr. RUCKER of Missouri. Mr. Speaker, on the 12th of this month there was a colloquy somewhere, not in this Chamber, referring to the failure of the conferees of two bodies to meet and consider House joint resolution No. 39, relating to the election of Senators by direct vote.

In a colloquy which occurred, not here but elsewhere, it was stated that the universal custom had been for members of a certain body having many members to appear at the door of another body having a much smaller number and let it be known that the conferees of this other body were ready to confer with the conferees of the smaller body, and that certain gentlemen appointed on a conference committee had been resting quietly for 10 days or such a matter waiting for the members from the larger body to go somewhere and make such an announcement.

I want to say. Mr. Speaker, that immediately after the Speaker of this House appointed conferees on the resolution re-

ferred to I myself went to another body, and I violated no rule of the House in going into that body, and announced to one member of that conference committee that the House conferees were ready to meet with them then, at any time, and to confer; and I was told by that member with whom I was talking that the chairman of the conferees appointed in the other legislative body was then temporarily absent, but that when he returned he would be advised and we would be notified of a time and place to meet.

I want to say further that following that up, I appeared in a distant portion of this Capitol every day, where gentlemen were assembled and transacting business until I left town on a committee appointed by the Speaker, and sat around there hoping that some Senator would advise me they were ready; but I have not until this day, until I read the Record this morning, found that they were waiting upon us.

Now, I want to say, Mr. Speaker, that the conferees on the part of the House, my colleague, the gentleman from New York [Mr. CONRY], and the gentleman from Pennsylvania [Mr. Olm-STED] are both absent from the city, and have been probably most of the time since the conferees were appointed; but in justice to them, I want to say further that before leaving town they conferred with me, advised me where they would be, so that they could be reached by wire, and assured me they would return here immediately upon telegraphic notice that the conference had been set, so they are practically in attendance.

I want to make one other statement, in order that it may not be understood that the House conferees are derelict in duty. I want to say that the House conferees, all of them, are ready now, and will be ready each and every day from 9 o'clock in the morning until 6 o'clock in the evening, to meet with gentlemen in some other body to confer upon this bill and report back here, if they will agree to it, a resolution which will meet with the approval of this House and of the entire country.

I want it distinctly understood, Mr. Speaker, that the House has not been derelict, but, on the contrary, has been somewhat persistent in its efforts to secure a conference, and before nightfall I shall take occasion to advise each of the conferees of another body that the conferees of this body are ready to meet with them whenever they consent to meet. [Applause.]

## CERTAIN HOUSE EMPLOYEES.

Mr. FITZGERALD. Mr. Speaker, I wish to make a request for unanimous consent and to preface it with a brief statement.

I have introduced House joint resolution 130, to provide for

the payment of the compensation of pages, telephone operators, employees of the House, and temporary messengers for the post office for the months of July and August, and, in addition,

\$2,000 for the folding of speeches.

We have provided for these employees until the 30th of June last. As it is a matter that is largely formal in some respects, and as a quorum of the Committee on Appropriations is not in the city, I wish to ask unanimous consent to discharge that committee from the consideration of the resolution and to consider it at this time. Provision for the Senate employees was made by the Senate upon the bill which was reported a short time since from the conferees. I first ask that the bill may be read, and then that the request may be submitted.

The SPEAKER pro tempore. The Clerk will read the joint

resolution.

The Clerk read as follows:

House joint resolution 130, making appropriations for certain expenses of the House of Representatives incident to the first session of the Sixty-second Congress.

Resolved by the Senate, etc., That the following sums are hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the following purposes:

## HOUSE OF REPRESENTATIVES.

For the following employees for the month of July, 1911, and until the adjournment of the first session of the Sixty-second Congress, namely:

For 46 pages, including 2 riding pages, 4 telephone pages, 1 press gallery page, and 10 pages for duty at the entrances to the Hall of the House, at \$2.50 per day each;

Seven messengers in the post office, at the rate of \$100 per month each;

Three telephone operators, at the rate of \$75 per month each; In all, \$8,750, or so much thereof as may be necessary. For foiding speeches and pamphlets, at a rate not exceeding \$1 per thousand, to continue available during the fiscal year 1912, \$2,000.

Mr. FITZGERALD. I now ask unanimous consent that the Committee on Appropriations be discharged from the further consideration of the joint resolution and that it be considered in

the House as in Committee of the Whole.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York, that the Committee on Appropriations be discharged from further consideration of House joint resolution 130, and that it be considered in the House at

this time as in Committee of the Whole House on the state of the Union.

There was no objection.

The SPEAKER pro tempore. The Clerk will read the resolution.

The Clerk again reported the resolution.

The SPEAKER pro tempore. The question is on the engrossment and third reading of the joint resolution.

The question was taken; and the joint resolution was ordered to be engrossed and read a third time, was read the third time, and passed.

On motion of Mr. FITZGERALD a motion to reconsider the last vote was laid on the table.

TREATMENT OF CITIZENS OF UNITED STATES IN BUSSIA.

Mr. MURRAY. Mr. Speaker, I ask unanimous consent to address the House.

The SPEAKER pro tempore. Is there objection?

There was no objection.

Mr. MURRAY. Mr. Speaker, I have received from the secretary of the Commonwealth of Massachusetts a copy of a joint resolution passed by the great and general court of that Commonwealth, which I beg the indulgence of the House to read at this time, and which is as follows:

THE COMMONWEALTH OF MASSACHUSETTS, House of Representatives, June 22, 1911.

The Commonwealth of Massachusetts, House of Representatives, June 22, 1911.

Ordered, That the general court of the Commonwealth of Massachusetts, speaking for the people of the Commonwealth, does hereby express its sense that uniform treatment and protection should be accorded to every American citizen, regardless of race, color, creed, or religious faith, and that every earnest and peaceful effort should be made by the executive department of this Government to secure from the Governments of all other countries uniformity of treatment and protection to American citizens holding passports duly issued by the authorities of the United States, in order that all American citizens shall have guaranteed freedom of travel and sojourn, without regard to race, color, creed, or religious faith, in all countries holding friendly relations with the United States, and that in every country, at least equal rights and privileges be granted to all such American citizens as are granted to the citizens of any other country; and be it further

Ordered, That the United States Government be, and hereby is, strongly urged to exert all possible means to procure either an amendment to the present treaty with Russia or a new treaty with that country by which American citizens, regardless of race, color, creed, or religious faith, resorting to that country for peaceful and legitimate purposes of travel, business, or domicile, shall no longer be treated with discrimination; and be it further

Ordered, That our Senators and Representatives in Congress be requested to use their efforts to bring about this highly desirable result; and be it further

Ordered, That the secretary of the Commonwealth be requested to transmit a copy of these orders to the President of the United States, to each member of his Cabinet, and to each of our Senators and Representatives in Congress.

Sent up for concurrence.

SENATE, June 27, 1911.

Adopted, in concurrence.

HENRY D. COOLIDGE, Clerk.

THE COMMONWEALTH OF MASSACHUSETTS, SECRETARY'S OFFICE, Boston, June 30, 1911.

A true copy. Attest:

ALBERT P. LANGTRY, Secretary of the Commonwealth.

Mr. Speaker, in accordance with the order of the senate and house of representatives, the Great and General Court of Massachusetts, I have introduced the following joint reso-

resolution terminating the treaty between the United States of America and Russia concluded at St. Petersburg December 18, 1832, and directing the attention of the State Department to certain resolutions of the Great and General Court of the Commonwealth of Massachusetts.

causetts.

Resolved, etc., That the treaty of 1832 between the Governments of the United States of America and Russia be, and the same hereby is, terminated, because of the discrimination by the Government of Russia in the administration of said treaty between American citizens, and that the attention of the State Department is respectfully directed to the resolution of the Great and General Court of the Commonwealth of Massachusetts in relation to the matter of discrimination between American citizens traveling in Russia.

Mr. Speaker, in the limited time now allotted to me I may simply say I rejoice that the great and general court of that illustrious Commonwealth has taken notice of a condition of affairs which, in my judgment, should no longer be tolerated in the matter of the treatment of American citizens in Russia.

I sincerely hope that this Government, following the lead of the Commonwealth of Massachusetts again, as it has with such great advantage followed her in the past, may hear the voice of the great and general court in its expression of the views of the people of the State in this matter to the end that these

but he did not say the Senate. Now, the gentleman from Massachusetts speaks about "some citizens." What citizens? What citizens? Does the gentleman mean the Jews, who are reported as being

persecuted? I assume so, but the gentleman does not say so.

Mr. MURRAY. In the equality of citizenship which we have in the great Commonwealth of Massachusetts, I make no distinction between American citizens. [Applause.]

Mr. FOCHT. Let us know who they are. I quite agree with

the gentleman's purpose.

Mr. MURRAY. The gentleman comes from Pennsylvania, and I may say to him that not only are American citizens who addere to the Jewish faith excluded by the Russian Government but less than two years ago the Roman Catholic bishop of Scranton, Pa., was also insulted in the same way. [Applause.] Let me read to the House part of a letter from Bishop Hoban's secretary to Mr. Louis Marshall, of New York:

The right reverend bishop wishes me to say that he is in hearty accord with the movement started by your committee. It was only a year and a half ago that he himself was prohibited from entering Russia for only a two days' visit. As you no doubt know, Catholic priests in general are prohibited from entering Russia. He wishes your movement every success.

Mr. Speaker, the statesmen who sat before us in the Congress of this country were successful in their struggle to establish here a government that guarantees to its citizens equality before the law and freedom of religious worship. I know I need not quote in this presence those sections of our Constitution that were written to incorporate in the law of our land the American idea of complete independence for every person in the matter of religion.

The mention of the subject must bring to the mind of every

Member the absolute prohibition of the Constitution that "Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof," and other provisions

that are equally clear.

The treaty of 1832 with Russia is as much a part of the law of the land as any provision of the Constitution, as any law of the United States, because the Constitution expressly that a treaty made under the authority of the United States shall be so. We know that under this treaty discriminations are made between American citizens by Russia, and some of us insist that the time has come to call a halt.

I have therefore introduced my resolution, and I sincerely hope that its adoption may be added to the list of legislative

achievements of this Sixty-second Congress.

ASTORIA CENTENNIAL.

Mr. LAFFERTY. Mr. Speaker, I ask unanimous consent to address the House for 20 minutes.

The SPEAKER pro tempore. The gentleman from Oregon asks unanimous consent to address the House for 20 minutes. Is there objection? [After a pause.] The Chair hears none.

Mr. LAFFERTY. Mr. Speaker, the city of Astoria, Oreg., will celebrate in a fitting manner, by a centennial, to open on

August 10 and to close on September 9, 1911, the one hun-

dredth anniversary of its settlement.

This is the first time within my knowledge where any city has held an exposition of national importance without calling upon Congress for some financial assistance, but in this case the city of Astoria is going to hold such a celebration without asking the Federal Government for any aid of that character; but there is a bill which has passed the Senate donating the use of some Army tents to the city to help accommodate the large crowds that are expected, and when that bill comes up on the floor of the House in a few days I trust there will be no objection to it.

CAUSE FOR CELEBRATION.

Ordinarily when a city grows to be 100 years old the event is of special interest only to its inhabitants. But sometimes such an anniversary reminds the Nation of an important and happy period in its history, and results in general felicitation and re-joicing. That will be true of the one hundredth birthday of the city of Astoria.

The reason for the celebration is that the founding of Astoria by an American colony in 1811 marked the first white settlement in the Oregon country, and later contributed materially toward the confirmation of the title of the United States to that

territory over the rival claims of Great Britain.

Both Great Britain and the United States claimed Oregon from 1792 to 1846, when the title was definitely and finally vested in the latter. Both countries claimed priority of discovery and priority of settlement.

DISCOVERY OF THE COLUMBIA AND THE LEWIS AND CLARK EXPEDITION. In 1792 Capt. Gray, of Boston, discovered and christened the outrages may soon be ended. [Applause.]

Mr. FOCHT. Mr. Speaker, I heard a gentleman awhile ago refer to "some other body." I assume he meant the Senate,

Columbia bar and explored the river to a point near where Vancouver, Wash., is now located. In 1804 and 1805 Lewis and Clark headed the famous American expedition sent out by President Jefferson, and they explored thoroughly the heart of the Oregon country, coming in by way of the headwaters of the Missouri, crossing the Rockies, and going down the Snake River to the Columbia, and thence along the Columbia to the Pacific Ocean.

The great achievement of Lewis and Clark will live in history, and its one hundredth anniversary has already been celebrated by the Lewis and Clark Exposition, which was held at Portland in 1905. That exposition, it may be said in passing, was one of the most successful ever held in the United States.

SETTLEMENT AND CAPTURE OF ASTORIA.

The settlement of Astoria in 1811 by the American colony sent there from New York by John Jacob Astor and his associates did not prove a financial success. Two years later Mr. Astor's partners at Astoria sold out to his rival, the Northwest Fur Trading Co., of Canada. This company was shortly afterwards absorbed by the Hudson Bay Co., also a British corporation. During the War of 1812 the British dispatched a ship to Astoria and went through the form of capturing the post from the United States, but as it was already under the control of the Canadian company the only ceremony consisted in running up the British flag and renaming the post Fort George. The issues of the war of 1812 having been decided in favor of the United States, it became necessary under the treaty of Ghent for the British to restore Astoria to the Americans, which was done in 1818, and it was thereupon renamed Astoria.

During the 28 years following, or until 1846, Oregon was jointly occupied by the Americans and the Canadians. The powerful influence of the Hudson Bay Co. was exerted in favor of permanent British occupancy. The Americans were reenforced by occasional immigrants and missionaries from the Eastern

and border States.

### HISTORIC MEETING AT CHAMPOEG.

The white inhabitants of the disputed territory held a public meeting in an open field at Champoeg, in the Willamette Valley, on May 2, 1843, for the purpose of deciding whether they would organize a provisional government and declare allegiance to the United States. Had the meeting decided otherwise, it would have been construed as meaning that the inhabitants of the Territory were more friendly to Canada than to this country. A committee had been previously appointed to consider the matter and report at this meeting. The committee had prepared a report declaring in favor of organization. The Hudson Bay Co. had its employees at the meeting, and all were instructed to vote against organization. Immediately after the meeting was called to order a motion was made to adopt the report of the committee. The question being put, the chairman declared the motion lost. Old Joe Meek, a former Missourian, declared the motion lost. Old Joe Meek, a former Missourian, demanded a division, and stepping off to one side called upon all who were in favor of the United States to line up with him. The result of that vote was 52 for organization and only 50 against it. [Applause.] F. X. Matthieu, a French Canadian, who is still living in Oregon, was present and voted in favor of the United States. The provisional government was organized.

STATES CARVED FROM "OREGON COUNTRY."

Out of the "Oregon country" we have carved the States of Oregon, Washington, and Idaho, and parts of Montana and Wyoming. Had it not been for Joe Meek and F. X. Matthieu at Champoeg, the delegations in this Congress from the North-west might now be at Toronto serving as members of the Canadian Parliament from the Province of Oregon. In that case it is safe to say that they would all be heartily in favor of Canadian reciprocity. [Laughter.] Joe Meek was a native of Virginia. He went to Missouri in 1829 and to Oregon in 1840. Matthieu went from Canada to Missouri in 1839 and to Oregon in 1840.

To fully realize the benefits this Nation derived by the acquisition of Oregon it is necessary to see that country. It is the most delightful part of the United States in which to live. East of the Cascade Mountains are the rolling prairies, the irrigated and irrigable areas, the expansive wheat and fruit belt, the cattle and sheep ranches, and the yellow-pine forests. Be-tween the summit of the Cascades and the Pacific Ocean lies the Switzerland of America. The mighty surf beats upon the west coast both winter and summer and sends into the interior balmy breezes, mixed with salt air, to invigorate and make happy the fortunate residents.. Snowcapped mountains are always in view, and the evergreen forests and crystal rivers form a picture that is truly "a thing of beauty and a joy forever." Astoria invites the country to see and enjoy all of these things during the present year.

OREGON'S INDIAN LEGENDRY.

I must add here a word about the Indian romance and legendry of the old Oregon country, even a slight knowledge of which will add to the pleasure of a visit there. In the city park at Portland stands a beautiful statue of Sacajawea, the Indian woman, who, bearing her child in her arms, acted as guide and interpreter for the Lewis and Clark expedition.

A hundred and fifty miles east of Astoria, on the Columbia River, may be seen the evidences of what was once a natural bridge. The Indians called it the "Bridge of the Gods." Their legend recites that when the bridge fell into the river the gods

could no longer cross to help them in their battles.

A few hundred years ago a proud and powerful tribe, in what is now western Oregon, was the Willamettes. Though they are practically extinct to-day, the river by that name, flowing through the most populous section of the State and through the heart of the city of Portland, will serve better than any monument to keep fresh in the minds of the people the fact that the Willamettes once resided there. The names of many other

tribes are preserved in a similar manner.

The greatest character of Oregon during the prehistoric days was Chief Multnomah. He was tall, sinewy, and brave. was made head chief over all the tribal chiefs of western Ore-It is also said that Multnomah had a daughter, named Wallulah, and that she was ramed for her strong. The name of Multnomah is safely embalmed in history. The county in which Portland is located is named for him. Multnomah Amateur Athletic Club, one of the largest and finest organizations of the kind in the world, also chose its name in recognition of the courage and feats of endurance of this departed chieftain.

OREGON THE ONLY PORTION OF THE UNITED STATES ACQUIRED BY RIGHT OF DISCOVERY.

It is a singular fact, worthy of note, that the Oregon country is the only part of the United States that was acquired by discovery and settlement. When Capt. Gray, on May 7, 1792, sailing up the west coast of this continent, sighted through the breakers from the masthead of his ship the placid waters of the Columbia River, destiny had decreed that Oregon should become a part of the territory of the United States. Under full sail Capt. Gray crossed the Columbia bar and planted the stars and stripes near the present site of Astoria. It had been 300 years since the discovery of America, and during all that time this portion of the continent had remained unknown. During all that time the mighty Columbia had rolled on to the sea, unseen and unadmired by any member of the white race.

The alluring charm of a new country will always cling to Oregon. Her gentle rainfall will keep fresh and green her magnificent forests throughout the ages. An everpresent longing in the human breast to commune with primitive nature caused the pioneers of America to push forward till civiliza-tion, with every modern convenience, was established upon the Pacific coast. There is no longer any "new country" to go to. But God, in His supreme wisdom, has decreed that Oregon, with her snowcapped mountain peaks, and her rugged coast with its miles of hard sand beach, washed by the foaming surf of the Pacific, shall remain young and beautiful and romantic, to gratify the loftiest desires of humanity so long as the world

shall last. [Applause.]

OREGON & CALIFORNIA LAND GRANT SUIT.

Mr. LAFFERTY. Mr. Speaker, the biggest real estate suit ever filed is the case of the United States against the Oregon & California Railroad Co., now pending in the Federal court at Portland, Oreg.

The lands involved, aggregating 2,300,000 acres, were granted by Congress upon the express provision that the railroad com-

pany would sell the same to actual settlers.

The language of the act of April 10, 1869 (16 Stat. L., 47), by which most of these lands were granted, reads:

And provided further, That the lands granted by the act aforesaid shall be sold to actual settlers only, in quantities not greater than one-quarter section to one purchaser, and for a price not exceeding \$2.50 per acre.

The act of May 4, 1870 (16 Stat. L., 94), by which the remaining lands were granted, reads:

Said alternate sections of land granted by this act \* \* \* shall be sold by the company only to actual settlers in quantities not exceeding 160 acres, or a quarter section, to any one settler, and at prices not exceeding \$2.50 per acre.

There is no reason, moral or legal, why the terms of these acts should not be enforced to the letter.

PROSPECTIVE SETTLERS SHOULD BEWARE OF GRAFTERS.

It should be plainly understood, however, by prospective purchasers that the term "settler," under all the public-land laws, means a person actually residing on a given tract of

land and making it his home. Those so-called "locators" throughout the country who have been, filing applications on this land for nonsettlers are simply defrauding their victims out of the fees paid and they ought to be prosecuted by the Federal authorities for violation of the postal laws.

No person who has not gone upon a tract of this railroad land and built a house and moved in with the bona fide intention of making the land a home has any right to apply to the company

to sell to him.

If the company should accept the application and tender of person not an actual settler on the land, it would be violating the acts of Congress which require plainly that the lands shall

be sold to actual settlers only.

The very law that requires the company to sell to actual settlers prohibits it from selling to anyone who is not an actual

settler.

It is plain that no rights can be acquired by the presentation of an application to purchase by a nonsettler. Such an application would amount to nothing more nor less than a request upon the railroad company to violate the law.

CLEAR RIGHT OF SETTLERS TO GO UPON THE LANDS.

By necessary implication the acts of Congress making these grants confer the right upon any citizen who may so desire to go upon the lands, and to take up a tract not greater than a quarter section, and to establish a home thereon, without let or hindrance from the railroad company.

In the Senate, on February 2, 1870, when the bill which passed May 4, 1870, was under discussion, the following statement was made by Senator Williams, of Oregon, in reply to objections to the bill, which were urged by Senator Thurman, of Ohio:

Mr. WILLIAMS. The objection which the Senator makes to this bill is not available, for the reason that the bill provides expressly that every foot of the land shall be sold to actual settlers. The lands granted are as open, under the provisions of this bill, to actual settlers as they are under the preemption laws of the country.

February 19, 1870, when the bill was again under discussion, Senator Casserly, of Vermont, said:

Mr. Casserly. What is the theory of this bill? Its theory and its distinguishing feature, as I understood all along, is this: That notwithstanding the grant of this aid to this railroad company, the settlement of the lands by actual settlers shall proceed as if the grant had not been made. If that is not the theory of this bill, I have not understood it, and the Senator from Oregon will correct me if I am wrong.

In the House, on April 1, 1870, when the same bill was under consideration, the following statements were made:

Mr. Smith of Oregon. The bill, I will state, is one in which the interests of the Government have been carefully guarded. There has never been a land grant in which those interests have been so carefully guarded as in this bill.

Mr. Lawrence. Does the bill make any provision in regard to actual settlers?

Mr. Smith of Oregon. It provides that the land shall be sold only to actual settlers, in quantities not exceeding 160 acres to each person, and at a price not exceeding \$2.50 per acre. It is the most carefully guarded bill ever presented to this House.

The bill was again considered in the House on April 29, 1870. and the following extracts from the debate will show that Congress understood exactly what it was doing when it passed the bill, and that it intended that the law should not be violated by the railroad company.

the railroad company.

Mr. Sargent. One word in regard to the policy of land grants for railroads in the future. If they can be carefully guarded, as this bill is, so that while they construct roads the lands shall also go to the settlers in limited quantities at small prices, then I am in favor of them.

\* \* The fault of the system heretofore has been that the grants have been made without restrictions to the companies, which could hold them indefinitely for a rise in value. By this means monopolies have been created and the settlers kept from the lands except on the even sections. But we propose to change all that, and do so by this bill. We compel the company to sell the lands only to actual settlers at not more than \$2.50 per acre, and in lots of not more than 160 acres.

The only difference it makes to the settler is that he pays double the minimum for his land; but the proximity of a railroad is certainly an advantage that counterbalances the price. The gentleman's blind rage does not discriminate between this system and that which was unrestricted, and would leave the vast West that needs development a wilderness for the long future.

The gentleman from Indiana [Mr. Holman] also says that the lands along the Union Pacific now sell for \$10 per acre. The lands that bring that price must be of a very limited quantity, but if they are worth that it is the road that has given the value, for without it they would be worthless. Under this bill the lands can never realize but \$2.50 per acre to the company, even if the road makes them worth \$100 per acre.

Mr. Lawrence. Does this bill contain any provision that the lands

Mr. LAWRENCE. Does this bill contain any provision that the lands granted shall be sold to actual settlers only?

Mr. Firch. Yes, sir; the bill is carefully guarded in that respect.

Mr. McCormick of Missouri. I do not, Mr. Speaker, propose to occupy more than a very few minutes. I wish to call the attention of the House to the land policy of the country, and the policy which is now governing the Committee on the Public Lands in this House. There seems to me no reason for that fear of landed monopolies which the gentleman from Indiana [Mr. Holman] seems to entertain. This

bill secures to the use of all actual settlers all the lands granted to the road, and the price is limited to \$2.50 per acre, the lands to be sold in quantities not exceeding 160 acres to any one individual. It is impossible for any monopoly to grow up under such a system.

ORIGIN OF MOVEMENT TO ENFORCE THE LAW.

Four years ago a movement was started in Oregon to compel the Oregon & California Railroad Co. to live up to the terms of the acts of Congress making the grant. The Oregon Legislature, in February, 1907, memoralized the President and Congress to take some action to break up this land monopoly, which was refusing to sell to settlers, and which had always refused to be bound by the terms of the acts of Congress under which it received the land. The company had previously sold 800,000 acres of the land to timber companies and others without regard to the terms of the acts of Congress. It had sold in large tracts and for such prices as it could get.

But the company had 2,300,000 acres of the original grant

remaining unsold and subject to all the terms of the acts of Congress making the grant, and the object of the movement referred to was to compel the company to comply with the law as to these unsold lands or to forfeit the unsold lands to the

Government.

SETTLERS START FIRST SUITS.

Sixty-five settlers went upon the lands in question in 1907. After building their houses and moving in they applied to the company's secretary at Portland to buy their claims in ac-cordance with the acts of Congress. The company refused to sell, claiming, among other things, that the acts of April 10, 1869, and May 4, 1870, in so far as they required sales to settlers, were so vague, indefinite, and uncertain as to be unenforceable. Thereupon the settlers brought suits in the Federal court at Portland, in the fall of 1907, to compel the company to sell to them at \$2.50 per acre. April 30, 1908, Congress, by joint resolution, authorized and directed the Attorney General to institute a suit on behalf of the Government. September 4, 1908, the Government filed a bill of complaint, asking that the 2,300,000 acres of unsold lands be forfeited to the Government, or that receivers be appointed to sell the lands in accordance with the terms of the grant.

The railroad company demurred to the complaints of the 65 settlers and to the Government's complaint. Several thousand applicants, who were nonsettlers, also filed a joint complaint, and this was demurred to by the company and very properly

on April 24, 1911, the court overruled the railroad company's demurrer to the Government's complaint, but sustained the same as to the complaints of the 65 actual settlers. These settlers will appeal. I know whereof I speak, because I am their attorney. I filed the first suits that were ever brought to enforce the terms of this land grant, and I shall fight the case in behalf of the settlers with all the ability that I possess till it is decided by the Supreme Court. It does not matter much to my clients or to the people of Oregon whether the lands be forfeited to the Government or a decree entered requiring that they shall be sold to the settlers. We assume that in either case the lands will be sold to settlers eventually. CONGRESS SHOULD WATCH LITIGATION.

The important thing for Congress to decide is whether the Department of Justice is pursuing the proper course in demanding a forfeiture or nothing, and in completely abandoning the alternative prayer in the Government's bill of complaint asking for the enforcement of the grant in terms in the event that a forfeiture shall be denied.

If the Department of Justice continues to pursue the course of "forfeiture or nothing," it will probably get nothing. But if it will urge the milder remedy of enforcement of the terms of the grant it will undoubtedly win. Therefore the people of Oregon want the Department of Justice to put forward with some force that view of the case, which, if adopted by the court, would result in a decree for enforcement of the terms of the The special assistant to the Attorney General, who at present has sole charge of the litigation, has no faith in this He abandoned the same at the hearing view of the case. upon the demurrers.

Mr. NORRIS. Will the gentleman yield at that point?

Mr. NORRIS. Will the gentleman yield at that point?
Mr. LAFFERTY. Gladly.
Mr. NORRIS. I desire to say to the gentleman I am very much interested in what the gentleman has said, because I have had occasion to look into that particular grant. I want to ask this question, Whether or not the action pending on behalf of the settlers will not fully protect their rights in case the Gov-ernment should lose on its contention wherein it wants to have the grant set aside or nullified?

If the Government wins, then it becomes Government land, as I understand it, subject to any action that Congress may take in regard to its disposition. If the Government, however, should proceed on the alternative, as the gentleman suggests, not the Government be proceeding exactly along the same line that the individual settlers are proceeding, and if that be true then the individual settlers, if they carry their case up, would protect that phase of it, would they not? Personally, I never could understand, although I did not see the brief or even the pleadings, but from just reading the law, how a court could hold that this railroad company would not be compelled to deed this land to actual settlers upon tender of the money when they established beyond any question of doubt that they were actual settlers.

Mr. LAFFERTY. In answer to the gentleman's suggestion, which I am very glad he made, I will say if it is true that these 65 settlers, nearly all of whom are without money, shall manage to find sufficient funds to prosecute this litigation on the theory of enforcement, and I shall continue to live and retain my health and strength to prosecute the case for them until it is decided six or eight years from now in the Supreme Court of the United States, that both theories will be presented. But the Government of the United States should not abandon the theory of enforcement and be permitted by Congress to pursue a false theory for six or eight years, until the railroad company has done exactly what it is expecting to do under this program—build up an equitable defense by the pay-

The SPEAKER pro tempore. The gentleman's time has ex-

Mr. NORRIS. Mr. Speaker, I ask unanimous consent that the gentleman may conclude his remarks. Mr. LAFFERTY. Ten minutes will be sufficient.

The SPEAKER pro tempore. The gentleman from Nebraska asks unanimous consent that the gentleman from Oregon may proceed for 10 minutes more. Is there objection? [After a The Chair hears none.

Mr. NORRIS. I want to say to the gentleman that I fully agree with him that the Government ought to have protected every interest possible. I do not want to be understood as say-

ing anything else.

Mr. LAFFERTY. I realize the gentleman from Nebraska

is on the right side of this case.

Mr. NORRIS. But I want to ask the gentleman now this question: Suppose the Government should have proceeded on the alternative line as well as the one upon which it did proceed and should have succeeded, still I take it the railroad company, if they wanted to do so, could refuse to give a settler a deed upon tender of money and proof of settlement. They would have to go into court anyway to get it. I do not see any way of avoiding that, as bad as it may appear, and hard for the settlers, too.

Mr. LAFFERTY. If these lands were granted to the railroad company by Congress in trust, as they undoubtedly were, the proper way of proceeding is to bring a bill of equity in the Federal court in Oregon and have receivers, or trustees, appointed, which are the same thing, to go ahead and dispose of that land in accordance with the law. In that way every one would be protected. The rules and regulations for the order in which settlement should be made would be provided for, and all that sort of thing. I make no objection to the special assistant to the Attorney General including the claim of for-feiture in his bill of complaint; but when that was put in, and I insisted that the other theory of enforcement be included, he did so, but at the trial he abandoned that theory. And I want to call your attention to some other things the Department of Justice has been doing for the past two or three years,

Mr. CANNON. Will the gentleman yield for a moment?

Mr. LAFFERTY. Certainly.

Mr. CANNON. Before the gentleman concludes his remarks,

Mr. CANNON. Before the gentleman concludes his remarks, will he have the kindness to state what legislation he desires as the attorney—what legislation he desires, not only as the Representative of the people of his district but as the attorney

for his clients, namely, these settlers?

Mr. LAFFERTY. I desire legislation on the part of this Congress that will secure the appointment of additional special counsel to aid in prosecuting this case in court, and the rea-

sons therefor I will give you.

In view of the facts that I have stated I have introduced a resolution directing the Attorney General to employ at least one resident attorney of the State of Oregon as associate counsel in behalf of the Government to aid in the further prosecution of this land-grant suit. I hope the resolution will be reported favorably by the Committee on the Judiciary and that

it will be passed.

There are other reasons for employing an Oregon attorney to assist in the case aside from the fact that the enforcement

theory, as well as the forfeiture theory, ought to be presented to the court. The case involves too much work for one man. The case is dragging. That is putting it mildly, I will say, for the benefit of the gentleman from Illinois.

Mr. CANNON. Why for my benefit more than for anybody

else's benefit?

Mr. LAFFERTY. Because the gentleman intimated that I might be here for selfish reasons in addition to official reasons in representing the people.

Mr. CANNON. Oh, no. I asked my question in perfect good

faith.

Mr. LAFFERTY. Then I beg the gentleman's pardon.

The demurrers were argued in March, 1909, and the Government did not file its brief upon that argument till December, 1910, nearly two years later, although only four months were allowed by the order of the court for filing briefs. When I was in Washington in April, 1910, I drafted a resolution directing the Attorney General to file his brief, and the same was introduced in the House April 28, 1910 (H. J. Res. 129), by the gentleman from Oklahoma [Mr. Ferris], and was introduced in the Senate, with a slight amendment, the following day by Senator Chamberlain, of Oregon.

The case ought not to be delayed. The litigation should not

proceed upon the single theory of forfeiture. The enforcement theory should be carried along through the courts, for that is the theory the Supreme Court may adopt. If the Supreme Court shall be limited to a decision either for an absolute forfeiture or decision in favor of dismissing the bill of complaint it may

dismiss the bill.

ENFORCEMENT, NOT FORFEITURE, PROPER REMEDY.

Under my view of the law there can be no forfeiture in this case, but the Government can enforce the terms of the grant, if it chooses to do so. There can be no forfeiture unless the grant was one of an estate upon condition. If the grant was one in trust, for the benefit of settlers, the only remedy is enforcement.

The grant created one of two things—an estate upon condition or a trust. If an estate upon condition, then the proper remedy for breach of the condition is forfeiture. But is this an estate upon condition? In the very nature of things it can not be. An estate upon condition is one where the land is granted upon a condition subsequent, which the grantee agrees to obey as one of the considerations of his right to hold and enjoy the estate. So long as the grantee refrains from violating the condition subsequent he holds and enjoys the estate. But here we find a provision in the grant that the grantee shall sell the lands. It shall part with all the lands. That could not be an estate upon condition. To so hold would be to take the novel position that the grantee could have the lands upon condition, but that such condition was one requiring the grantee to part with the lands.

Moreover, if this was a conveyance in trust there was no obligation on the part of the railroad to pay taxes. But the holder of an estate upon condition pays taxes in full. There is no presumption of law that a condition will ever be violated resulting in the forfeiture of the lands. For this same reason the holder of an estate upon condition may cut all the timber off the land. There is no reversioner who can claim waste, because there is no presumption that the land will ever revert. But in the case of a trust requiring that the land shall be passed on, the law contemplates that it shall be passed on in the same state in which it was vested in the trustee, and there could be no lawful cutting of timber.

If it be claimed that this grant created an estate upon condition in the railroad company, then the ridiculous anomaly must be admitted that as soon as the company would comply with the "condition" upon which it was to hold its estate it would have no estate left to hold. The answer is that the conveyance was one in trust and was not a conveyance of an

estate upon condition.

RAILROAD COMPANY WAS MADE SALES AGENT FOR THE GOVERNMENT.

The railroad company was merely made the sales agent of the Government to sell these lands to settlers, as fast as they go upon the lands, at the Government price. The only interest that was granted to the railroad company was the right to collect the \$2.50 per acre that otherwise would have been paid to the Government. The railroad company accepted this trust, and it has failed to comply with it. A court of equity can enforce the trust.

Personally I wish that a bona fide settler was on every quarter section of the unsold railroad lands that is fit for settle-If settlers should go upon these lands and either the railroad company or the Government should try, by legal process, to put them off, it would bring to a test in court immediately the question as to whether those Senators and Congressmen knew what they were talking about when this grant was made who said that settlers would have a perfect right to go

upon the lands.

If no settlers shall go upon the lands until the case is finally decided, and the decision should be in favor of enforcement of the terms of the grant, there would probably be a rush for the lands at that time that would be very unpleasant. It would be much better for the lands to be settled gradually. Yet no one wants to go out on one of these railroad claims and spend his money and his time for five or six years awaiting a decision of the case and then lose out, which he would do if the decision should be adverse. In view of these considerations it will be difficult for any lawyer to advise prospective settlers in this regard.

However, one thing would be safe. If any citizen can find a quarter section of this land that would afford him a pleasant home during the pendancy of the litigation, and upon which he could make a living, he would be fully justified in moving upon the same, for, in such case, the use of the land would be worth its occupancy, and if a final adverse decision should be rendered

the settler would only have to vacate.

If the Supreme Court shall decide in favor of enforcement, it will probably direct the lower court to formulate rules and regulations providing for an orderly sale of the lands to settlers. Such rules would doubtless provide, among other things, that no settlements could lawfully be made after the promulgation of the court's decree, except in accordance with the rules to be so prescribed, and one of these rules would likely be that applicants should draw lots, under the supervision of the receivers of the court, and that they should be allowed to select lands to settle upon in the order of such drawing.

COUNTY COURTS SHOULD REFUSE TO ACCEPT TAXES.

During the pendancy of this litigation the various county courts of Oregon, for the counties wherein the lands are situated, should refuse to accept taxes from the railroad. The railroad company hopes, by delaying the case for several years, and by the payment of large sums in taxes during that time, to build up an equitable defense. When the first suits were filed four years ago the company had paid in taxes only between 25 and 50 cents an acre. The company had made no improvements on the land. The company had no defense when this litigation Congress should not permit the Department of Justice to pursue a false theory and drag the case along for years, while the railroad company is building up a defense. Nor should the county courts of Oregon become parties to the building up of this defense by accepting taxes from the company.

MERITS OF THE CONTROVERSY.

The railroad company claims that any citizen would be exhibiting a lot of nerve who would now go upon a quarter section of these lands and ask the company to sell to him at \$2.50 per acre when the lands are worth on an average \$25 per acre. But it must be remembered that the settler would be giving far more than the \$2.50 per acre for his land. He would in time and labor pay practically all the land is worth. The latter is the principal consideration that Congress intended should pass from the settler to the Government in acquiring the land. The \$2.50 per acre to go to the railroad company was merely incidental. But if the settler is exhibiting nerve in seeking to acquire a home by giving for it practically all it is worth in time and money, what must be said of the railroad company which now refuses to be satisfied with the \$2.50 per acre donated to it by Congress, but insists upon appropriating unto itself the entire fee-simple title to the land?

### LENGTH OF RESIDENCE REQUIRED.

The law does not say how long a settler shall remain on a tract of this land after becoming an actual settler in order to be entitled to it under the acts of Congress. But the law can mean nothing less than that the settler shall take his claim in good faith for the purpose of making a home. A residence of sufficient length to appropriate the claim for a home and to improve it as such would be necessary. The shortest period of residence that has ever been required by any of the other public-land laws was 6 months, under the preemption law, and the shortest period of residence required by any of the public-land laws of the present day is 14 months, under the commutation clause of the homestead law. Under the homestead law itself 5 years' residence is necessary, but no cash payment is required under that law. The courts will construe the period of residence necessary on the railroad lands to mean a reasonable time, provided they enforce the terms of the grant, and in deciding what would be a reasonable time it is certain that the courts will not fix the period at less than what was required under the preemption law nor at more than that now required under the homestead law.

SETTLEMENT MUST BE IN GOOD FAITH.

A settler who is willing to meet these conditions and who can find a tract of the land that is worth his effort will, in my opinion, win out and get title, provided he shall settle upon the land in good faith and make it his home. No prospective settler should pay out a dollar for location fees. A man who can not go out and find a quarter section of this land by his own efforts would not have sufficient ability to make a home out of a claim that some locator had shown him. A description of the unsold railroad lands within any of the counties of western Oregon may be had on inspection of the records in the county clerks' offices. It will not matter how many "applications" may have been previously filed for any given tract by would-be settlers. The first man to actually settle in good faith on any particular tract is the man who will get the land, provided the law shall be enforced, and I hope and believe that it will be.

### LANDS DISTRIBUTED THROUGH 18 COUNTIES.

While these lands are mostly timbered, rough, and mountainous, they are situated in the delightful climate of western Oregon, and are very rich and fertile. They are distributed among 18 counties, and extend from the Columbia River to the California line. This area contains water power to run trolley lines into every township, and some day that will be an accomplished fact. There is no reason why the timber should ever be entirely removed from these lands. From 20 to 40 acres would be ample out of each 160 acres for actual cultivation and orchard, while the other 120 or 140 acres could and should remain a natural park for the enjoyment of the owner and his family, only the ripe trees being cut from time to time, under modern methods of forestry, to allow the young timber to grow up and mature. A country home in this region would be ideal. It would contribute more to the happiness of any man than a life membership in Congress. Snow-capped mountains are in view every clear day, both winter and sum-mer. The invigorating salt air of the Pacific is wafted inland by the balmy breezes of the Japan current. It is a country like that of which the poet wrote:

Where lavish nature in her best attire, Gives forth sweet odors and alluring sights.

[Applause.]

Mr. CANNON. Will the gentleman allow me a question? Mr. LAFFERTY. Yes, sir.

Mr. CANNON. These land grants seem to have been made in 1870. The whole matter is entirely new to me; there is so much in the world to get outside of. I ask the question in good faith. Now since 1870 or at any other time, has the State of Oregon levied taxes on these lands, and if so, have they been paid, and how much have they amounted to per acre?

Mr. LAFFERTY. It amounted at the time these suits were instituted to less than 50 cents an acre.

Mr. CANNON. Annually or altogether?
Mr. LAFFERTY. Altogether. I will explain that.
Mr. CANNON. Yes; I would be glad if the gentleman would.
Mr. LAFFERTY. The lands were granted in April, 1869, and in May, 1870, to aid in the building of two lines of railroad. But the last railroad was not completed until 1887. The railroad company did not file its applications to have its title to the greater part of the land certified until about 1895, and most of the lands have been patented within the last 16 years. But the patents recite that the lands were conveyed to the company in accordance with these acts of Congress. The Congress of the last generation in making this grant provided for the protection of the poor people of this country seeking homes, and the Congress of the present generation should see to it that the law is carried out in good faith. [Applause.]

The SPEAKER pro tempore. The time of the gentleman has

expired.

Mr. NORRIS. Mr. Speaker, I ask that the gentleman may be allowed time sufficient to enable him to conclude his remarks.

Mr. UNDERWOOD. I shall have to object to that.

Mr. NORRIS. I would like to ask the gentleman some ques-It is a very interesting subject, and one which gentlemen will follow here with a great deal of interest.

Mr. UNDERWOOD. I will consent to an extension of five

Mr. CANNON. I think that is right. It is a very interesting

The SPEAKER pro tempore. Is there objection to the gentleman from Oregon proceeding for five minutes more?

There was no objection.

Mr. STERLING. Will the gentleman yield?

SPEAKER pro tempore. Does the gentleman from Oregon yield to the gentleman from Illinois?

Mr. LAFFERTY. Yes, sir. Mr. STERLING. I desire to ask the gentleman if most of

this land is now occupied by settlers?

Mr. LAFFERTY. There are not over 65 settlers on the land. Immediately after the 65 settlers went on this land in 1907 the Government started out on this forfeiture theory, and has discouraged settlers from going on the land from that day until this, and the Attorney General's office gave out a statement through the Associated Press to the effect that settlers going on these lands would be regarded as trespassers, and the Southern Pacific Railroad Co., which owns the stock of the Oregon & California Railroad Co., gave out the same specific notice to the country, so that there are no settlers on this land except a portion of the original 65.

Mr. STERLING. The few that are there have title from the

railroad?

Mr. LAFFERTY. No; they are trying to compel the railroad company to give them deeds under these acts of Congress. They are proceeding as joint plaintiffs with the Government-

Mr. STERLING. If the Government should succeed— Mr. LAFFERTY. But they are being held back. The suit is being delayed. It is being dragged along at a snail-like pace. There was a motion made that the suits be consolidated. In that way they linked us up with this slow-moving process of the Department of Justice, and if this case goes along at its present rate we will not reach the Supreme Court within the next 18 years. If the case had been properly pushed from the

start it would be in the Supreme Court now.

Mr. STERLING. If the Government should succeed in this suit for forfeiture, what would become of the claims of these settlers who are there? Would their claims be forfeited too?

Mr. LAFFERTY. The decree of the court might provide for protecting any settler, or it might not; but that part of it is not a serious question, only a few settlers being on the land.

Mr. NORRIS. If the court should decree a forfeiture, the

land would then be Government land.

Mr. LAFFERTY. Subject to disposition by Congress the

same as any other Government land.

Mr. NORRIS. And there is no doubt that Congress would protect those actual settlers who went on prior to these proceedings.

Mr. LAFFERTY. I do not think there is any doubt about that; but the danger to which I am trying to call the attention of the House is this: Not that I fear a forfeiture. If I knew they could get a forfeiture, or if I had any idea that they could get a forfeiture, I would say, "Go ahead with your forfeiture, I am with you." But that is a false theory. It is a theory that is being proposed upon the idea that this is a grant by Congress of an estate upon condition. Now you who are lawyers will so understand by a very brief explanation of that, which will convince you that the Government is pursuing false theory. In an estate upon condition, where the condition is broken, the proper remedy is to proceed in court, if dition is broken, the proper remedy is to proceed in court, if it is a private individual, by ejectment to recover. The grantor or his heirs may claim a forfeiture if they so elect, and reenter the land. They may do it by ejectment; or, if it is the Government, it can bring a suit in the Federal court to get possession. But such a suit must be based upon a condition subsequent in a grant, if it is an estate created upon condition. If this be held to be an estate upon condition—which the Supreme Court will never hold—the ridiculous position will have to be taken that Congress granted land to a railroad company as an estate upon condition, and that the condition inserted was one which, when it was complied with, would leave the railroad company without any estate. I tried to leave the railroad company without any estate. I tried to bring that up before the Federal court at Portland when the the special assistant to the Attorney General was presenting his argument. I said, "Why, Mr. Townsend, do you mean to say that this grant created an estate upon condition, and that you are therefore entitled to a forfeiture?" "Why, certainly, Mr. Lafferty." I said, "Here is an affirmative requiretainly, Mr. Lafferty." I said, "Here is an affirmative requirement that the railroad company shall part with the land, that it shall sell the land. Could that in heaven's name be a condition subsequent, when the very performance of the condition would annihilate the estate, would cause the grantee to be entirely divested of the land?"

He replied to me in this way: "Do you mean to say, Mr. Lafferty, that a restraint upon the power of alienation may not properly be made a condition subsequent?" I said, "Certainly it may." He said, "That is what this is. The law says, Thou shalt not—and he turned his attention to the court—Thou shalt not sell to anyone except an actual settler, and they have violated that."

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. NORRIS. I ask unanimous consent that the gentleman may have five minutes more.

Mr. HAMLIN. I object.

Mr. CANNON. I hope the gentleman may have more time. Mr. IAFFERTY. One minute, to complete the sentence.
Mr. HAMLIN. I will consent to one minute, but I think we should have the House here when so important a matter is

being discussed. Mr. NORRIS. The gentleman knows that he will not have

the House here

Mr. LAFFERTY. I appeal to my fellow-Missourian [Mr. Hamlin]—I was originally from Missouri—to allow me one minute more.

The SPEAKER pro tempore. The gentleman from Oregon asks unanimous consent for one minute more. Is there

objection?

There was no objection.

Mr. LAFFERTY. Then in regard to his answer that this was a restraint upon the power of alienation, my reply to that was this: If this be a restraint upon the power of alienation only, if it be in the negative, where would the Government be if the railroad company had not sold an acre of this land up to the present time? Being in the negative, you could never compel them affirmatively to do anything or to ever sell an acre They would have a land monopoly here which you of the land.

have been talking against for two days and a half.

Mr. NORRIS. Mr. Speaker, I will repeat my request. I ask unanimous consent that the gentleman may have five min-

The SPEAKER pro tempore. The gentleman from Nebraska asks unanimous consent that the time of the gentleman from Oregon be extended for five minutes. Is there objection?

There was no objection.

Mr. CANNON. Mr. Speaker, I would be very glad if the gentleman would tell us the present value of this land.

Mr. LAFFERTY. These lands are rough, mountainous, and most of them timbered. They are in the alternate, the odd numbered sections, on either side of the railroad, running grown. Portland to the California line, and along the line of another smaller railroad running west from Portland. The present value at a conservative estimate is \$25 an acre.

Mr. RAKER. Will the gentleman yield for a question?

Mr. LAFFERTY. Certainly.

Mr. RAKER, Isn't there a great deal of that land valuable as agricultural land between the California line and Portland, up through the valley?

Mr. LAFFERTY. There is quite a bit of the land that is only covered with thin stands of timber. Some of it is valley land, but it is all very rich and fertile.

Mr. BOWMAN. Mr. Speaker, will the gentleman yield?

Mr. LAFFERTY. Certainly.

Mr. BOWMAN. Has the general opinion that this was company land delayed the settlement of the country more or less?

Mr. LAFFERTY. Well, the fact that there was so much public land in Oregon has also had a tendency in that direc-Furthermore, the railroad company never at any time offered the lands for sale for settlement, but as soon as it got title, and in advance of getting its certificate of title, it made contracts with large timber companies to sell forty and fifty thousand acres in a tract, and it did sell lands as high as \$15 au acre, and on the west side grant, the railroad company has re-ceived for that portion of its land sold what would amount to more than \$2.50 an acre for the entire west side grant, as well as all taxes paid.

Mr. NORRIS. Will the gentleman yield?

Mr. LAFFERTY. Certainly.
Mr. NORRIS. I understand from the investigation that I have been able to make of it, that the only reason why settlers did not go upon the land was that they knew in advance that they were going into a lawsuit if they went. The railroad company refused to accept everybody's money; in fact, gave everybody notice that they would not sell the land. Is that not

Mr. LAFFERTY. They have always held the position that these clauses requiring sales to settlers, inserted after eight hours' debate in this House and after being debated upon two occasions in the Senate, were so vague and uncertain and indefinite as not to be enforceable as a trust estate.

Mr. RAKER. Is it not a fact that the railroad company has assumed, even when they had the certificate, and then when they got the patent, that they owned the title, and that they ejected all those who entered upon these lands and hence no one

Mr. LAFFERTY. No one went on the lands until 1907.

Mr. NORRIS. Will the gentleman tell us briefly where these suits are pending now, and I would like to know, if the gentleman can give it to us, what ground the court took in sustaining the demurrer against the petition of these 65 settlers. What

reason did the court give?

Mr. LAFFERTY. The case is now pending in the Federal court at Portland, awaiting the answer of the railroad company to the bill of complaint upon the merits. The agitation was started in 1907. The suit was filed in 1908. The demurrers were argued in 1909. On April 24, 1911, the court overruled the railroad company's demurrer to the Government's complaint. The court sustained the demurrer to the petition of the factions upon the theory advanced by the Government course. the court sustained the demurrer to the petition of the 60 settlers upon the theory advanced by the Government counsel that this was a grant of an estate upon a condition subsequent, for the breach of which only the grantor has a right to complain. Therefore the court held that the settlers, although admittedly on the land in good faith, had no standing in court to compel the company to sell to them at \$2.50 an acre in the manner that the law provides the company shall sell. In other words the court adopted the theory of the Government counsel, which I claim is a false theory, and represents a program that will jeopardize the case if it is not changed by suggestion from Con-The idea of saying that settlers have no right to go upon the lands, but that the company shall forfeit its interest for refusing to sell to settlers is absurd. The railroad then took 90 days in which to file an answer to the merits of the Government's bill of complaint, which will be due the 24th of this

The company will probably get an extension of time if the Government proceeds in the future as it has in the past, and will file its answer to the merits in about 12 or 18 months from now, and, going on at the same gait, the case will be tried upon its merits some five or six years from now in Portland; will be tried in the court of appeals in San Francisco some 10 years from now, and in the Supreme Court at the city of Washington some 15 or 20 years from now. That is what I am objecting to. This suit having been brought under authority of Congress, and Congress having the right to watch the litigation and direct the course of action of the Attorney General in this matter, say an additional counsel ought to be employed. Moreover, the single and solitary Government attorney in charge of the case at the present time is being sent all over the country on other errands. He is going this summer to Alaska on the order of the Attorney General

Mr. RAKER. Will the gentleman yield for a question?

Mr. LAFFERTY. Yes, sir.

Mr. RAKER. Has there been any application made for an assistant to the Department of Justice during this time?

Mr. LAFFERTY. No, there has been no suggestion of it anywhere, except the resolution I have introduced here, which, if passed, will require the Attorney General to employ at least one Oregon lawyer in the case. This certainly ought to be done. Oregon is more interested than any other State. Congress should give some impetus to this matter and push it along. [Applause.]

The SPEAKER pro tempore. The time of the gentleman

from Oregon has again expired.

Mr. LAFFERTY. I thank the House for its courtesy.

### APPENDIX.

List of unsold lands of the Oregon & California Railroad Co. received by it under the acts of April 10, 1869, and May 4, 1870, as the same appear in the Government's bill of complaint.

### EAST SIDE GRANT.

### [Act of Apr. 10, 1869.]

All of the lands of said east side grant are situated in the State of Oregon; the respective counties are indicated in the schedule.

The counties are arranged in the order in which they occur in the grant from west to east, commencing at the north. Thus arranged, they appear in the following order. For convenience, the total number of acres in each county is here stated:

	Acres.
Washington County	2, 452, 18
Multnomah County	
Yamhill County	
Clackamas County	
Polk County	
Marion County	
Lincoln County	15,906.00
Benton County	53, 626, 99
Linn County	61, 966, 23
Lane County	
Douglas County	
Coos County	
Curry County	7, 844. 64
Josephine County	167, 480. 98
Jackson County	441,791.15
Klamath County	43, 015. 00
Motal cost alde grant	9 000 771 72

WASHINGTON COUNTY. [South of base line and west of Willamette meridian.]	
	Acres. 20.00
Township 1, range 1:  W. ½ of SE. ½ of SW. ½, sec. 19.  Township 3, range 1:  NE. ½ of NW. ½, sec. 3.  Township 1, range 2:	41.00
Lot 1, sec. 31.  Township 2, range 2:	20.00
SW. ½ of SW. ½, sec. 17 Township 1, range 3:	40.00
Lot 1, sec. 7. SW. ½ of SW. ½, sec. 21. Lot 1, sec. 25.	.18 40,00
Lot 1, sec. 25.  Township 2, range 3: S. \( \) of NE. \( \) ; SE. \( \) of NW. \( \) ; NE. \( \) of SW. \( \) ; N. \( \) of SE. \( \) ; SE. \( \) of SE. \( \) ; SE. \( \) of NW. \( \) if SW. \( \) if	11.00
1 W. I OLDW. T. D. T OLDW. T. DW. 2 OLDE. T. Sec. 13	. 280.00 160.00
Township I, range 4: NW 1 of NE 1: NW 1: SE 1 con 15	360.00
Township 1, range 5:  NE ½ of NE.½; E.½ of SE.½, sec. 1  NE.½; N.½ of SE.½; SW.½ of SE.½, sec. 3  SW.½ of SW.½; SE.½ of NW.½, sec. 11  E.½ of NE.½; SE.½, sec. 15  All sec. 33	120.00 280.09
SW. ½ of SW. ½; SE. ½ of NW. ½, sec. 11 E. ½ of NE. ½; SE. ½, sec. 15.	80.00 240.00
NW. ½ of SE. ½; S. ½ of SE. ½, sec. 35.	640.00 120.00
Total Washington County	2, 452. 18
MULTNOMAH COUNTY.  [South of base line and east of Willamette meridian.]	
Township 1, range 4: SE. ½ of SW. ½; N. ½ of SW. ½, sec. 11	120.00
W. ½ of NE. ½; SE. ½ of NE. ½; NE. ½ of NW. ½, sec. 15. S. ½ of NE. ½: N. ½ of NW. ½: SE ½ of NW. ½. N. ½ of SE ½: SE ½ of	40.00 160.00
SE. ½ of SW. ½; N. ½ of SW. ½, sec. 11.  SW. ½ of NE. ½, sec. 13.  W. ½ of NE. ½; SE. ½ of NE. ½; NE. ½ of NW. ½, sec. 15.  S. ½ of NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 23.  Township 1, range 5:	320.00
411 9	623.00
SE. ½ of NW. ½; NW. ½ of SW. ½; SE. ½ of SE. ½; sec. 5 S. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½; sec. 7 NE. ½ of NE. ½; S. ½ of N. ½; NW. ½ of NW. ½; S. ½; sec. 9	120. 00 317. 00
All Sec. 11	560.00 640.00
All sec. 13 N. ½; N. ½ of SE. ½, sec. 15 N. ½ of NE. ½; SW. ½ of NE. ½, sec. 17	640.00 400.00
S. ½ sec. 21. NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½; N. ½ of SW. ½; NW. ½ of SE. ½, sec. 23.	120.00 320.00
Township 1, range 6:	400.00
NW. 4 sec. 3. All sec. 5. All sec. 7.	118.00 664.00 632.00
All sec. 9 All sec. 17	640. 00 640. 00
Total Multnomah County	8, 120. 00
YAMHILL COUNTY. [South of base line and west of Willamette meridian.]	
Township 3, range 2: Lot 1, sec. 19	.50
Township 2, range 3: NE, ½ of NW, ½; SE, ½ of NE, ½, sec. 23.	80.00
7 1 30 11 10	74.64 3.90
Lot 1, sec. 11 Lot 4, sec. 13	15.06 15.82
Lots 10, 11, 12, sec. 3. Lot 1, sec. 9. Lot 1, sec. 11 Lot 4, sec. 13 Lot 6, sec. 21 NE. ½ of SE. ½ sec. 23 Lots 7, 8, sec. 25 Township 2, range 4: Lot 1, sec. 31 Township 3, range 4:	.97 40.00 72.70
Township 2, range 4: Lot 1, sec. 31	1.30
Township 3, range 4: Lot 1, sec. 9 Lot 4, sec. 33	
Township 4, range 4: Lot 1, sec. 13.	2.94
Township 5, range 4: Lot 2, sec. 9 Lot 1, sec. 27	
Lot 1, sec. 35.	13.00 25.44
Township 2, range 5: SW. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 1.	160.00
N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; SW. ½; S. ½ of SE. ½; sec. 3. SE. ½ of NE. ½; S. ½; sec. 5.	400.70 360.00
All sec. 7.	645.60 560.00
All sec. 17. W. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); W. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \);	640.00
All sec. 17  W. \( \) of NE. \( \) \( \) NE. \( \) of NW. \( \) ; SW. \( \) of NW. \( \) ; W. \( \) of SW. \( \) ; NE. \( \) of SE. \( \) sec. 19  NW. \( \) of NE. \( \) ; N. \( \) of NW. \( \) ; NW. \( \) of SW. \( \) ; NW. \( \) of SE. \( \) , sec. 21.	283. 60
Lot 2, N. ½ of N. ½ of SW. ½, sec. 27 NE. ½ of NE. ½, sec. 29	57.05 40.00
SE. 2 of N. 1; S. 2, 800. 31 Township 3, range 5: S. 4 of SW. 4, sec. 5.	363.97 80.00
NE. 1 of NE. 1; N. 1 of NW. 2; SW. 2 of NW. 2; NW. 2 of SW. 2; W. 1 of SE. 2, sec. 7.	284. 20
Lots 1, 2, sec. 23 N. 4 of NE. 4: SW. 4 of NE. 4: NW 4: E 1 of SW 1: SW 1 of SW	488. 10 41. 20
\$ SE. 1, sec. 20 SW. 1; W. 1 of SE. 1, sec. 31	560.00 248.21
sec. 21.  Lot 2, N. ½ of N. ½ of SW. ½, sec. 27.  NE. ½ of NE. ½, sec. 29.  SE. ½ of NW. ½; S. ½, sec. 31.  Township 3, range 5:  S. ½ of SW. ½, sec. 5.  NE. ½ of NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 7.  S. ½ of N. ½; S. ½, sec. 19.  Lots 1, 2, sec. 23.  N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; E. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 29.  SW. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; E. ½ of SW. ½; SW. ½ of SW. ½; W. ½ of SE. ½, sec. 31.  W. ½ of NE. ½; E. ½ of NW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 33.  E. ½ of NE. ½; Sec. 35.	280. 00 80. 00

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ownship 4, range 5:	Acres.	Township 6, range 2—Continued.	Acres.
N 1 sec 7	324. 51 285. 70	Township 6, range 2—Continued. NW. ½ of NE. ½; E. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE ½ SE. ½ of SE ½ sec. 19.	315.
NW. ‡; N. ½ of SW. ‡; NW. ½ of SE. ½, sec. 19. Lot 4; SW. ½ of NW. ½, sec. 21. S. ½ of S. ½ of SE. ½ of SE. ½, sec. 31.	79.06	1 of SE, 1; SE, 1 of SE, 1, sec. 19. " W. 1 of NW, 1, sec. 21	80. 80.
cwiship 5, range 5:	10.40	S. 1 of NW. 1, sec. 23 W. 1; NW. 2 of SE. 1; S. 4 of SE. 2, sec. 25 SW. 2 of NE. 2; NE. 2 of NW. 1; S. 4 of NW. 1, sec. 27 NE. 1; N. 2 of NW. 1; SE. 2 of NW. 2; N. 2 of SE. 2; SE. 2 of SE. 2,	440.
Lot 7 (or NW. ½ of NW. ½), sec. 5. Lot 8, sec. 15.	30.05 12.00	SW. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; sec. 27	160.
Lot 8, sec. 25. Lots 1, 5, 6, sec. 31	. 10 15. 91	Sec. 29	400. 4£0.
Lot 1, sec. 35	8.00	N. 1; SE. 1, sec. 33 N. 1; SW. 1; NW. 1 of SE. 1; S. 1 of SE. 1, sec. 35	€00.
ownship 2, range 6: N. ½; N. ½ of 8. ½, sec. 13	480.00	Township 7, range 2; All see. 1.	640.
W. 1 of NW. 1 sec. 25. SW. 1 S. 1 of SE. 1 sec. 27. S. 1 E. 1 of NE. 1 sec. 33.	80.00 240.00	E. ½; E. ½ of W. ½; NW. ½ of NW. ½, sec. 3. NE. ½; NE. ½ of SE. ½, sec. 5.	516. 198.
S. 4; E. ½ of NE. ½, sec. 33. All sec. 35.	421.36 640.00	SE. ½ of NE. ½; E. ½ of SE. ½, sec. 9. N. ½; SW. ½; E. ½ of SE. ½, sec. 11.	120. 500.
ownship 3, range 6:	641.84	All sec. 13 E. ½; E. ½ of W. ½; NW. ½ of NW. ½, sec. 15.	640. 520.
All sec. 1 N. \( \) of NW. \( \); SW. \( \) of NW. \( \); SW. \( \) of SW. \( \); SE. \( \) of SE. \( \) , sec. 3.	202.11	All equ 92	640.
8. ½, sec. 5. W. ½ of NW. ½; N. ½ of SW. ½; S. ½ of SE. ½, sec. 9.	320.00 240.00	N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 25	, 600.
W. 1 of NW. 1; N. 1 of SW. 1; S. 1 of SE. 1, sec. 9. N. 3 of NE. 1; SW. 1 of NE. 1; NE. 2 of NW. 1; W. 2 of NW. 2; SE. 2 of SW. 2; SE. 3, sec. 11.	440.00	NE. ½ of NE. ½, sec. 29 Township 2, range 3:	40.
All sec. 13. NW. ‡ of NE. ‡; NW. ‡ of NW. ‡; NW. ‡ of SW. ‡; S. ½ of SW. ½;	640.00	Lot 5, sec. 21 Lots 5, 6, 8, sec. 23	11.
SE. ½, sec. 15	360.00	Township 3, range 3:	
All sec. 17. W. ½ of E. ½; W. ½, sec. 21.	640.00 480.00	Lots 3, 11, sec. 1 SW. ½ of NE. ½; NW. ½ of SW. ½; lot 2, sec. 7. Lot 5, sec. 13.	45. 99.
W. ½ of E. ½; W. ½, sec. 21. E. ½; E. ½ of NW. ½; SE. ½ of SW. ½, sec. 23. All sec. 25.	440.00 640.00	Lot 5, sec. 13. Lots 1, 2, 3, 6, 7, 8, sec. 15.	36. 75.
All sec. 33.	640.00 640.00	Lots 1, 2, 3, 6, 7, 8, sec. 15. NW. ½ of NE. ½; NE. ½ of NW. ½, sec. 19. Lots 3, 4, 5, 6, 7, 8, sec. 25.	80. 71.
All sec. 35	640.00	SE. † of NE. ‡; SW. ‡ of SE. ‡; lots 1. 2. 3, sec. 27	101.
ownship 4, range 6: NE. ‡: N. ½ of SE. ½, sec. 1.	239. 85	Lot 4; SE, ½ of SW, ½; W, ½ of SE, ½, sec. 29. NW, ½, sec. 33	146. 160.
N. ½; N. ½ of SW. ½; SE. ½, sec. 3. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½, sec. 5.	560, 62 605, 47	N. 4, sec. 35  Township 4, range 3:	320.
All sec. 9.	640.00 80.00	S. * of NE. 4: NW. 4: N. 4 of SW. 4: lots 1, 2; SE. 4, sec. 1	525.
N. ½ of NE. ½, sec. 11 E. ½ of NE. ½, sec. 13 All sec. 17	80.00 640.00	SW 4 of SE. 4, sec. 3. E. 4 of NW. 4; NW. 4 of SW. 4; S. 4 of SW. 4, sec. 5. SW 4 of NE. 4, sec. 9.	200
All sec 19	662.96	NTB 1 -( NTW 1. O 1 -( NTW 1. OW 1 and 19	280 280
NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of SW. ½, sec. 23	640.00 160.00	SW. ½ of SW. ½, sec. 19 E. ½ of NE. ½; SW. ½ of NW. ½; N. ½ of SW. ½, sec. 21	200
All sec. 21 NE. ‡ of NE. ‡; S. § of NE. ‡; SE. ‡ of SW. ‡, sec. 23 N. §; W. § of SW. ‡; N. § of SE. ‡, sec. 29. E. § of NE. ‡; SW. ‡ of NE. ‡; W. ½ of NW. ‡; SE. ‡ of NW. ‡; N. §	480, 00	NE. ‡ of N. ‡, Se. 50 N. ‡, S. ‡, Se. 53 S. ‡, Se. 53 S. ‡, Se. 54 S.	280 200
of S. ½, sec. 31 NW. ½ of NE. ½; NW. ½; N. ½ of SW. ½, sec. 33	415.78 280.00	N. 1 of NE. 1; SW. 1 of NE. 1; SE. 1 of NW. 1; NE. 1 of SW. 1; S. 1	200
Lots 1, 2, sec. 35	4.00	NE. 1 of NE. 1; S. 1 of NE. 1, sec. 29.	320 120
wnship 5, range 6: E. ½ of NW. ½, sec. 3.	78.23	S. 4 of NE, 4; SE, 4; sec. 31. N. 4 of NE, 4; NW, 4 of SW, 4; sec. 33.	240 120
wnship 4, range 7: SE. ½ of NE. ½; W. ½ of NW. ½; S. ½, sec. 21	440.00	Township 5, range 3:	160
All sec. 23. NE. 1; E. 1 of NW. 1; S. 1, sec. 25.	640.00 560.00	8. ½ of NE. ½; E. ½ of SE. ½, sec. 1. SW. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½, sec. 5. NE. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; lot 3; N. ½ of SE. ½;	160
All sec. 27.	640.00	SE. 3 of SE. 3, sec. 7	290
E. ½; N. ½ of NW. ½; S. ½ of SW. ½, sec. 20. E. ½, sec. 31.	480.00 320.00	SE, ½ of SE, ½, sec. 7  E, ½; SE, ½ of NW, ½; E, ½ of SW, ½, sec. 11.  N, ½; NW, ½ of SW, ½; SE, ½ of SW, ½; SE, ½, sec. 13.  N, ½ of NW, ½, sec. 17.  NF, ½ F, ½ of NW, ½, sec. 21.	- 600
S. ½ of NE. ½; N. ½ of NW. ½; S. ½ of SW. ½; SE. ½, sec. 33. W. ½ of E. ½; NW. ½; N. ½ of SW. ½, sec. 35.	400.00 400.00	N. 1 of NW. 1, sec. 17 NE 1 E 1 of NW 1 sec. 21	80 240
DWIShip 5, range 7: E. 1 of NE. 1: N. 1 of NW. 1: SE. 1 of NW. 1: NE. 1 of SE. 1, sec. 3.	243.40	NE. ½; E. ½ of NW. ½, sec. 21. N. ½; E. ½ of SW. ½; SE. ½, sec. 23.	560
N. 1 of NW. 1; SE. 1, sec. 9. SW. 1; SW. 1 of SE. 1, sec. 11. N. 1; N. 1 of SE. 1; SW. 1; SW. 2 of SE. 1, sec. 15.	240.00 200.00	Township 6, range 3: S. ½ of NW. ½; N. ½ of SW. ½, sec. 17	160
N. 1; N. 1 of SE. 1; SW. 1; SW. 2 of SE. 2, sec. 15.	600.00	Township 7, range 3: N. ½: SW. ½; N. ½ of SE. ½, sec. 1. All sec. 3.	559
SW. ‡; N. ‡ of SE. ‡, sec. 21. NE. ‡ of NE. ‡; S. ‡ of NW. ‡; lot 1, sec. 27.	240.00 121.20	All sec. 5	637 638
SW. 1, sec. 33wnship 6, range 7:	160.00	All sec. 5. SW. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 7. All sec. 9.	455
NW. 4, sec. 3	156. 85	N 1. SW 1. NW 1 of SE 1 sec 11	640 520
Total Yamhill County.	27, 120. 20	All sec. 13 NE. ½; S. ½ of SW. ½; SW. ½ of SE. ½, sec. 15. N. ½ of NE. ½; SW. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 17. All sec. 19	640 280
CLACKAMAS COUNTY.		N. ½ of NE. ½; SW. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 17	360 612
[South of base line and east of Willamette meridian.]		All sec. 21. All sec. 23.	640
wnship 3, range 1: Lot 1, sec. 19.	2.23	All sec. 25 N. 4, sec. 27	640
wnship 4, range 1: Lot 1, sec. 21	1000	Township 1, range 4:	320
wiship 6, range 1: NE. 1 of NW. 1; S. 1 of NW. 1; N. 2 of SW. 1; SE. 1 of SW. 1, sec. 13	.49	NW. ½ of NE. ½; S. ½ of NE. ½; NE. ½ of NW. ½, sec. 25	160
wnship 1. range 2:	240.00	W. 1 of NE. 1; NE. 1 of NW. 1; E. 1 of SW. 1, sec. 1	198
Lot 4, sec. 35. wnship 3, range 2;	2.80	Lot 4, 8 2c. 19 S. 4 of NE. 4; S. 4 of S. 4, sec. 25. SW. 4 of NW. 4, sec. 29.	24
Lots 1, 2, sec. 3 Lot 1, sec. 7	14.55	SW. ‡ of NW. ‡, sec. 29. N. ‡ of NE. ‡; W. ‡; NW. ‡ of SE. ½; S. ½ of SE. ½, sec. 35.	52
SE, † of SE, † sec. 11	40.00	Township 3, range 4: S. ½ of S. ½, sec. 1	
wnship 4, range 2; SE, ½ of NW, ½; E, ½ of SW, ½, sec. 3	120.00	E. 1; E. 1 of W. 1; NW. 1 of NW. 1; SW. 1 of SW. 1, sec. 11.  N. 1 of N. 1; SE. 2 of NE. 1; SE. 2 of NW. 1, sec. 13.	16 56
NW † of SW † sec. 5 SE † of NW †; E † of SW †, sec. 3. NW † of SW † sec. 5 SE † of NE †; E † of SW †; NE † of SE †, sec. 11 NW † of SE † sec. 13	40.00 160.00	N. \( \frac{1}{2} \) Of N. \( \frac{1}{2} \), SE. \( \frac{1}{2} \) Of NE. \( \frac{1}{2} \) SE. \( \frac{1}{2} \) OF NW. \( \frac{1}{2} \), SE. \( \frac{1}{2} \) OF SE. \( \frac{1}{4} \), SEC. 29.	24 10
NW. \(\frac{1}{4}\) of SE. \(\frac{1}{4}\) sec. 13. SW. \(\frac{1}{4}\) of NE. \(\frac{1}{4}\); N. \(\frac{1}{4}\) of SE. \(\frac{1}{4}\), sec. 15.	40.00 160.00	SE, ½ of SE, ½, sec. 29. Lot 5; NW, ½ of NW, ½, sec. 31	4 5
NE. 1 of NW   sec. 21 SW   of NW   sec. 23	40.00	Lot 1, sec. 33. Township 4, range 4:	1
Lots 1, 2, sec. 33	40.00 1.80	NW 4 of SW 4: 8 4 of SW 4, sec. 1	12
wnship 5, range 2: Lots 1, 2, sec. 3.	42, 66	Lot 1; NW. 1 of NE. 1; E. 2 of NW. 1, sec. 7. Lots 7, 8, 10, 11, sec. 9	14
Lot 2 sec. 5	4.47	SW. 1 of NE. 1, sec. 11	40
S. ½ of NE. ½; lot 2, sec. 13. E. ½ of NE. ½; NE. ½ of SE. ½; lot 2, sec. 25. S. ½ of NE. ½; E. ½ of W. ½; SE. ½, sec. 35.	125. 55 147. 50	E. \(\frac{1}{2}\), sec. 13. S. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); lot 4; SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), except 2 acres in SW. corner, sec. 15. Lots 1, 4, 5, 7, and 8; SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\);	320 150
S. ¼ of NE. ½; E. ½ of W. ½; SE. ½, sec. 35. wnship 6, range 2:	400.00	5. ± 01 5 E. ±, 800. 1/	364
whalip o, rango z.		SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 21 NW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 23.	200 240
NE 1. N 1 of NW 1. CE 1 of NW 1. CE 1 of CW 1. NE 1 of CE 1.	440 20		241
NE 1. N 1 of NW 1. CE 1 of NW 1. CE 1 of CW 1. NE 1 of CE 1.	440. 20 552. 55 475. 99	All sec. 25	640
NE 1. N 1 of NW 1. CE 1 of NW 1. CE 1 of CW 1. NE 1 of CE 1.	440. 20 552. 55 475. 99 240. 00	All sec. 27. NE. ½ of NW. ½; NE. ½ of SW. ½; NE. ½ of SE. ½; SW. ½ of SE. ½.	640
NE.; N.; 10f NW.; SE.; 10f NW.; SE.; 10f SW.;; NE.; 10f SE.; S.; 10f SE.; sec.; 1. NW.; 10f NE.; S.; 10f NE.; NW.; E.; 10f SW.; SE.; 10f SE.; Sec.; 1. N.; SW.; 10f SW.; W.; 10f SE.; SE.; 10f SE.; 1, sec.; 1. SW.; 10f NE.; SW.;	440. 20 552. 55 475. 99 240. 00 40. 00 360. 00 280. 00	All sec. 25	160 241

Township 5, range 4:	Acres.	Township 4, range 6—Continued.	Acres.
All sec. 1 All sec. 3	626. 12 561. 91	All sec. 11.  W. ½, sec. 13.	700.21
All sec. 5	634.88	All sec. 15	820.00 640.00
All sec. 7. All sec. 9.	648.38 640.00	All sec. 17. All sec. 19.	640.00 640.54
All sec. 11. All sec. 13.	640.00 640.00	All sec. 21 NW. ½, sec. 23	640.00 195.68
N. ½; SW. ½; N. ½ of SE. ½, sec. 15 All sec. 17.	520.35 629.76	NW. ‡, sec. 27 All sec. 29	160.00 621.83
All soc. 19. N. §, sec. 21	577.90 320.00	All sec. 29.  Lots 3, 4, 5, 6, 7; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 31.  Lots 1, 2; NW. ½; N. ½ of SW. ½, sec. 33.  Township 2, range 7:	327.52 303.04
All sec. 23. All sec. 25	640.00 640.00	Township 2, range 7: All sec. 7.	638.41
Township 6, range 4: All sec. 1	22.200	All sec. 19.	638. 42
All sec. 3.	750.36 751.48	Township 3, range 7:	639.59
All sec. 9 All sec. 11	640.00 640.00	W. ½, sec. 7 W. ½, sec. 19	323.32 321.78
S. ½, sec. 33.  Township 7, range 4:	320.00	South of base line and west of Willamette Meridian, township 3, range 1: NE. ½ of SW. ½, sec. 19.	40.00
N. ½; SW. ½; NW. ½ of SE. ½, sec. 5 S. ½ of N. ½; S. ½, sec. 7	428. 60 537. 19	Total Clackamas County	89,162.07
Alf sec. 9. N. ½; N. ½ of S. ½, sec. 15.	640.00 480.00	POLE COUNTY.	
All sec. 17 All sec. 19	640.00 714.52		
N. ½ W. ½ of SW. ½, sec. 21 N. ½ SW. ½, sec. 29	460.00	[South of base line and west of Willamette meridian.]  Township 6, range 3:	
Township 8, range 4:	480.00	Lot 1, sec. 5. Lot 4, sec. 21.	2.00
E. ½: lots 1, 2, 3, and 4, sec. 7	462.84	Township 8, range 4: Lot 3, sec. 3.	
N. ½ of NE. ½; NW. ½, sec. 25. NW. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of SW. ½, sec. 29	240.00 120.00	Township 9, range 4:	4.00
S. ½ of NW. ½, sec. 33. S. ½ of NE. ½; S. ½, sec. 35.	80.00 400.00	Lot 5, sec. 1 Lot 5, sec. 9	4.00 1.16
Township 2, range 5: NE. \(\frac{1}{4}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{4}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{4}\), sec. 1	319.37	Township 9, range 5: Lot 9, sec. 13.	6.00
	38. 52 240, 00	Township 6, range 6: Lot 1, sec. 35	28.00
NE. 1; N. 1 of NW. 1; SW. 2 of NW. 1; NW. 2 of SW. 2; NW. 2 of		Township 7, range 6: Lots 1, 2, 3, 4, sec. 3. SW. 4 of N.E. 2; S. 2; lot 1, sec. 5. All sec 7	94.00
Lot 5, sec. 7  NE. ‡, E. ½ of SE. ‡, sec. 13  NE. ‡; N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of NE. ½; Sec. 15  SW. ½ of NE. ½; E. ½ of NW. ½; sec. 19  NW. ½ of NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; sec. 23  N. ½ of NW. ½; S. ½ of SW. ½; SE. ½ of SE. ½, sec. 27  NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½, sec. 33  Township 3, range 5:	440.00 120.00	SW. ½ of NE. ½; S. ½; lot 1, sec. 5. All sec. 7.	405.00 655.00
N. tol NE. t; N. tol NW. t; SW. tol NW. t, Sec. 23. N. tol NE. t; S. tol SW. t; SE. tol SE. t, sec. 27.	160.00 200.00	SE. ½ of NE. ½; S. ½ of SW. ½; SE. ½; lot 3, sec. 9. E. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 17. E. ½ of SW. ½; NE. ½ of SE. ½; SW. ½ of SE. ½, sec. 21.	318,00 300,00
NW. ½ of NW. ½; S. ½ of NW. ½, sec. 31. N. ½ of NW. ½; SE. ½ of NW. ½; SE. ½, sec. 33	113.11 280.00	E. 1 of SW. 1; NE. 1 of SE. 1; SW. 1 of SE. 1, sec. 21	160.00
Township 3, range 5: All sec. 1.	641.73	SE. ½ of SE. ½, sec. 27 All sec. 29	40.00 640.00
A11 sec. 3	645.10 357.00	All sec. 31. N. ½ of NE. ½; NW. ½; SE. ½, sec. 33.	602.00 400.00
SE, ½ of NW, ½; S, ½, sec. 7 E, ½; S, ½ of NW, ½; N, ½ of SW, ½, sec. 9	480.00 640.00	Township 8, range 6: - N. ½, sec. 5	324.00
All sec. 13. NE. ‡ of NE. ‡; S. ‡ of NE. ‡; N. ‡ of SW. ‡; SE. ‡, sec. 15.	640.00	NW. ½ of NW. ½; S. ½ of N. ½; N. ½ of S. ½; SE. ½ of SE. ½, sec. 7 W. ½ of NE. ½; S. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½, sec. 9 NW. ½ of NE. ½; NW. ½, sec. 17.	415.00 280.00
	360.00 120.00	NW. 1 of NE. 1; NW. 2, sec. 17.  NE. 1 of NE. 1; NW. 4 of NE. 1; NW. 1 of NW. 1; S. 1 of NW. 1;	200.00
NW. 1 of SW. 1; S. 1 of SW. 1; SW. 2 of SE. 1, sec. 19. N. 1 of NE. 1; SW. 4 of NE. 1; SE. 1 of NW. 1; NE. 2 of SW. 1; SW.	151.12	NE. ‡ of NE. ‡; SW. ‡ of NE. ‡; NW. ‡ of NW. ‡; S. ‡ of NW. ‡; SW. ‡; S. ‡ of SE. ‡, sec. 31. W. ‡ of NW. ‡, sec. 33.	440.00 80.00
N. 1 of NE. 1; SW. 1 of NE. 1; SE. 1 of NW. 1; NE. 2 of SW. 1; SW. 1 of SW. 1; NW. 2 of SE. 1; S. 2 of SE. 1; sec. 21 E. 1; E. 2 of W. 2; NW. 2 of NW. 1; SW. 2 of SW. 2, sec. 23	360.00 560.00	Township 9, range 6:  N. ½ of NE. ½: NW. ½, sec. 5.  N. ½; N. ½ of SE. ½, sec. 7.  SE. ½ of NW. ½, sec. 9.  SW. ½ of NE. ½, sec. 17.	246, 00
All sec. 25	640.00 640.00	N. ½; N. ½ of SE. ½, sec. 7.	407.00
S. ½ of N. ½; NW. ½ of NW. ½; N. ½ of SW. ½; SE. ½ of SW. ½; S. ½ of SE. ½ sec. 29	400.00	SW. 1 of NE. 1, sec. 17.	40.00 40.00
1 of SE. 1 sec. 29 N. 1 of NW. 1: SW. 1 of NW. 1: SW. 1 of SW. 1: S. 1 of SE. 1, sec. 31. N. 1: N. 2 of SW. 1: SE. 1 sec. 33	236.59 560.00	Township 7, range 7: S. ½ of NE. ½; NW. ½; S. ½, sec. 1	610.00
All sec. 35. Township 4, range 5:	640.00	All sec. 5	739.00 736.00
All sec. 1	640. 22 319. 84	All sec. 9.	643.00 640.00
NE. 1; N. 1 of SW. 2; SW. 1 of SW. 1; NW. 1 of SE. 1, sec. 3.  E. 1 of NE. 2; E. 1 of NW. 2; S. 2 of S. 2, sec. 5.	321.69 639.26	N. ½; N. ½ of S. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 11. N. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 13.	560.00 600.00
All sec. 7 All sec. 9 W. ½ of NE. ½; W. ½ of NW. ½; SE. ½ of NW. ½; S. ½, sec. 11	640.00	All sec. 15.	640.00
All Sec. 13	520.00 640.00	All sec. 19.	642.00 640.00
All sec. 15. All sec. 17.	640.00 640.00	All sec. 23	640.00 640.00
All sec. 19	637.98 640.00	All sec. 27 All sec. 29	640.00 640.00
All sec. 23 NE ½, sec. 27.	640.00 160.00	All sec. 31	640.00
NE ½ sec. 27 S. ½ of N. ½; NW. ½ of NW. ½, sec. 29 All sec. 31	200.00 659.66	All sec. 33.  N. ½ sec. 35.  Township 8, range 7:	641.00 320.00
E. ½, sec. 35.	322, 98	Township S, range 7: S, ½ of NW, ½; SW, ½; NW, ½ of SE, ½; SE, ½ of SE, ½, sec. 1 W, ½; NE, ½, sec. 3	320.00 481.00
All sec. 31	640.00 624.80	W. ½; NE. 4, 800. 3 All sec. 5. N. ½ of N. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of S. ½, sec. 9	481.00 641.00
SW. 1, sec. 33. Township 2, range 6:	160.00	SE 1 of SE, 1 sec. 15.	400.00
All sec. 1.	640.00	SE \(\frac{1}{2}\) of SE \(\frac{1}{2}\), sec. 15 N. \(\frac{1}{2}\) of NE \(\frac{1}{2}\), NE \(\frac{1}{2}\) of NW \(\frac{1}{2}\), sec. 17 SE \(\frac{1}{2}\) of NW \(\frac{1}{2}\), sec. 23 N. \(\frac{1}{2}\) of NE \(\frac{1}{2}\); SW \(\frac{1}{2}\) of NE \(\frac{1}{2}\), sec. 25	120.00 40.00
All sec. 5.	639. 42 638. 22	A 11 Sec. 51	160.00 641.00
All sec. 5 N. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 7. All sec. 9.	597. 22 640. 00	N. ½ of NE. ½; SW. ½ of NE. ½, sec. 35.  Township 9, range 7:	120.00
All sec. 11.	640.00	NE. 1; E. 1 of NW. 1; S. 1, sec. 1	561.00 480.00
All sec. 15  N. ½; E. ½ of SW. ½; SE. ½, sec. 17  S. ½ of Ně. ½; N. ½ of SW. ½; N. ½ of SE. ½, sec. 19 S. ½ of NE. ½; S. ½ of SW. ½; SE. ½, sec. 21 N. ½; N. ½ of S. ½; SW. ½ of SW. ½, sec. 23 N. ½ of NE. ½; SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 25  All sec. 27	640.00 560.00	NW. ½; 8. ½, sec. 3 Lots 3, 4; SW. ½ of NW. ½, sec. 5 N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 9.	136.00 600.00
S. 4 of N4; NW. 4 of SW. 4; N. 4 of SE. 4, sec. 19.	282, 99 320, 00		640.00 640.00
N. 1; N. 1 of S. 1; SW. 1 of SW. 1; sec. 23. N. 1 of NE. 1; SW. 1; NE. 1 of SE. 1; S. 1 of SE. 1; sec. 25.	520.00 360.00	M1 Sec. 16 NE. 1; W. 1; NW. 1 of SE. 1, sec. 15  Lots 9, 10, 11, 14, 15, 16, sec. 17  NW. 1; NW. 2 of SW. 1, sec. 21  E. 1 of NE. 1; NE. 1 of SE. 1, sec. 23  N. 1; SW. 1, sec. 29	440.00
Ali sec. 27 Ali sec. 29	640.00 640.00	NW. 1; NW. 1 of SW. 1, sec. 21 E Lof NE 1 of SE 1 sec. 22	245.00 200.00 120.00
All sec. 31. All sec. 33.	642.82 640.00	N. ½; SW. ½, sec. 29. All sec. 31	480.00
All sec. 35	640.00	All Sec. 31. SE. ½ of NW. ½; S. ½, sec. 33. NE. ½ of NE. ½; W. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½; SW.	662.00 260.00
Township 4, range 6: N. ½: SW. ½, sec. 1	480.00	2 01 D.L. 2, add. 00	280.00
All sec. 3.	640.00 644.21	Township 10, range 7:  N. ½ of N. ½, sec. 1.	190.00
All sec. 7. All sec. 9.	639. 39 640. 00	NW. ½; N.½ of SW. ½, sec. 3. Lots 1, 2, 3, 4, sec. 5.	248.00 184.00

wnship 7, range 8: All sec. 1	Acres. 780.00	Township 9, range 3—Continued. All sec. 13.	Acres 640
E. ½; E. ½ of W. ½, sec. 3	569.00	NE. ½ E. ½ of NW. ½; S. ½, sec. 15. NE. ½ S. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½, sec. 17.	560
All sec. 11.	640.00 640.00	NE. 1; S. 1 of NW. 1; N. 1 of SW. 1; SW. 1 of SW. 1, sec. 17	360 560
E. ½; E. ½ of W. ½, sec. 15	480.00	N. ½; N. ½ of SW. ½; SE. ½, sec. 21 SE. ½ of SW. ½, sec. 23	40
All sec. 23. All sec. 25	640.00 640.00	Township 8, range 4:	320
All sec. 27.	640.00	W. ½, sec. 17. E. ½; lots 1, 2, 3, 4, sec. 19.	460
All sec. 35. wnship 8, range 8:	640,00	NW. 1; S. 1, sec. 29 NW. 2 of NE. 1; lots 1, 2, 3, 4, 5, 6, sec. 31	473 314
N. 5: SW. 3, sec. 1	479.00	Township 9, range 4:	
E. ½; E. ½ of W. ½, sec. 3. N. ½; SW. ½, sec. 11.	458.00 480.00	All sec. 5.	61
E. 1 of E. 1, sec. 15	160.00	All sec. 17	64
8. § sec. 23. All sec. 25.	320.00 640.00	All sec. 19. NW. ½, sec. 29.	613
N. ½ sec. 35.	320.00	Total Marion County.	20.05
vnship 9, range 8: . ½ of NW. ½; SW. ½ of NW. ½; W. ½ of SW. ½, sec. 11	200.00	LINCOLN COUNTY.	30,25
NE. ½ sec. 15. S. ½ of NE. ½; NW. ½; S. ½, sec. 27.	160.00 560.00	[South of base line and west of Willamette meridian.]	
All sec. 35.	640.00	Township 12, range 8:	
Total Polk County.	37, 017, 79	SW. 1; S. 1 of SE. 1, sec. 3. SW. 1; N.E. 1 of SE. 1; S. 1 of SE. 1, sec. 5.	24
MARION COUNTY.		NE. 1; E. 1 of NW. 1, sec. 7.	24
[South of base line and west of Willamette meridian.]		NE, \(\frac{1}{2}\); E, \(\frac{1}{2}\) of NW, \(\frac{1}{2}\), sec. \(\frac{7}{2}\) N, \(\frac{1}{2}\); E, \(\frac{1}{2}\) of SW, \(\frac{1}{2}\); SE, \(\frac{1}{2}\), sec. \(\theta\). S, \(\frac{1}{2}\) of NE, \(\frac{1}{2}\); NW, \(\frac{1}{2}\); SE, \(\frac{1}{2}\), sec. \(\text{11}\).	5
rnship 9, range 1:		A11 sec. 13	6
Lot 9, sec. 13	29.00	W. ½ of NE. ½; W. ½, sec. 15. NE. ½ of NE. ½; S. ½ of NE. ½; S. ½, sec. 17. N. ½ of NE. ½; SW. ½ of NE. ½; W. ½ of SE. ½, sec. 19.	41
nship 9, range 2: Lot 3, sec. 29.	17.00	N. 1 of NE. 1; SW. 2 of NE. 1; W. 2; W. 2 of SE. 1, sec. 19	5
nship 6, range 3:		All sec. 21. SE. ½ of NW. ½; S. ½, sec. 23.	6
Lot 2, sec. 1. Lots 8, 9, 10, sec. 21.	9.00 58.00	All sec. 25 All sec. 27	6
nship 8, range 4: Lot 9, see. 1		All sec. 29	6
[South of base line and east of Willamette meridian.]	7.00	All sec. 31 All sec. 33	6
nship 6, range 1:		All sec. 35	6
NE. 1; N. 1 of SE. 1; SE. 1 of SE. 1, sec. 25	280.00	Township 13, range 8: All sec. 1	6
nship 7, range 1; SE. ½ of NW. ½; W. ½ of SE. ½, sec. 1	120.00	All sec. 3	6
Lots 1, 5, 6, sec. 7	36,00	All sec. 5	6
3. ½ soc. 11. W. è of NE. ½; W. è of W. è; NE. ½ of SE. ½, sec. 13.	320.00 280.00	All sec. 9	6
W. ½ of NE. ½; W. ½ of W. ½; NE. ½ of SE. ½, sec. 13. NE. ½ of NE. ½; E. ½ of SE. ½, sec. 23.	120.00	All sec. 11 All sec. 13	6
nship 8, range 1: NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; SE. ½, sec. 1.	481.00	All sec. 15	6
NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; SE. ½, sec. 1. N. ½ of NE. ½; SW. ½ of NE. ½; W. ½; S. ½ of SE. ½, sec. 3	524.00	All sec. 17 Township 13, range 9:	6
ofs 1, 2, sec. 7. V. ½; W. ½ of SW. ½; NE. ½ of SE. ½, sec. 11. NE. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 12.	17.00 440.00	E. ½ of E. ½, sec. 13. E. ½ of E. ½, sec. 25.	1
NE. 1; NE. 1 of SW. 1; N. 2 of SE. 2, sec. 12	280.00	E. ½ of E. ½, sec. 25	1
NE. ½; E. ½ of SE. ½, sec. 13. E. ½ of SW. ½; S. ½ of SE. ½, sec. 15.	240.00 160.00	E \$ of NE. \$ SE. \$, sec. 1.  NW. \$ of NE. \$; NE. \$ of NW. \$; SE. \$ of SW. \$; S. \$ of SE. \$, sec. 13.	2
All sec. 25	640.00	NW. 1 of NE. 1; NE. 2 of NW. 1; SE. 2 of SW. 2; S. 2 of SE. 2, sec. 13. NE. 1; E. 2 of W. 2; SE. 2, sec. 25.	2
SE. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SE. ½, sec 27 N. ½ of NE. ½; NW. ½ of NW. ½; S. ½, sec. 35	160.00 440.00	Township 15, range 9:	
nship 9, range 1: Lot 1, sec. 23	22.00	E. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SE. \(\frac{1}{4}\), sec. 1	1
nshin 6, range 2:		Total Lincoln County	15,9
SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 29 E. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NV. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\); OT SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\); OT SE. \(\frac{1}{2}\);	40.00	BENTON COUNTY.	
DCC- Olassassassassassassassassassassassassass	396.00	[South of base line and west of Willamette meridian.]	
nship 7, range 2: W. 1: NW. 4 of SE. 4: S. 4 of SE. 4, sec. 5.	440.00	Township 10, range 4: Lot 6, sec. 15.	
W. ‡; NW. ‡ of SE. ‡; S. ‡ of SE. ‡ sec. 5 3W. ‡ of NW. ½; NW. ‡ of SW. ‡; SE. ‡ of SW. ‡, sec. 7 3W. ‡ of NE. ½; W. ‡ of SE. ‡ sec. 9 5W. ‡ of NW. ½; W. ½ of SW. ‡, sec. 15	118.00	Lot 1, sec. 21	
SW. 2 of NW. 2; W. 4 of SW. 2, sec. 15.	440.00 120.00	Township 13, range 4: Lot 5, sec. 19.	
N E. + O. + OI N W . 7. Sec. 1 (	240.00	Township 10, range 5:	
SE, \( \frac{1}{2} \) of NW, \( \frac{1}{2} \); E, \( \frac{1}{2} \) of SW, \( \frac{1}{2} \); SE, \( \frac{1}{2} \), sec. 19	280.00 360.00	NW. † of NE. †; S. ‡ of NE. ‡; W. †, sec. 19.	4
W. ½ of W. ½; SE. ½ of NW. ½; SE. ½, sec. 21 SW. ½ of SW. ½, sec. 25	40.00	Lot 4, sec. 23. NE , 1 of NE , 1; SW , 2; N , 2 of SE , 2, sec. 29.	2
All sec. 27. S. ½ of NE. ½; NW. ½; E. ½ of SW. ½; SE. ½, sec. 33	640.00 480.00	Township 11, range 5: Lot 1, sec. 1	
All sec. 35	640.00	Township 13, range 5: Lots 1, 2, sec. 7	
nship 8, range 2: All sec. 1.	636.00	Lot 1, sec. 29	
All sec. 3	636.00 645.00	Township 14, range 5: Lot 1, sec. 25	
All sec. 5. S. ½ of NE. ½; NW. ½; S. ½, sec. 7.	562.00	Lots 1, 2, 3, sec. 31	
All sec. 11	630.00 640.00	Township 13, range 6: S. ½ of SW. ½, sec. 5.	
NW. ‡ of NE. ‡; N. ½ of NW. ½, sec. 13	120.00	All sec. 7	6
NW, ½ of NE, ½; N, ½ of NW, ½; sec. 18.  E, ½; NW, ½ of NW, ½; S, ½ of NW, ½; SW, ½, sec. 17.  B, ½ of NE, ½; SE, ½ of NW, ½; S, ½, sec. 19.	600.00	Lot 5, sec. 13	
A THE RESERVE A FILL PLANT AT N. A. CORD. IN	441 00	5. 401 M.E. T, W. 4. M. 401 D.E. T, DW. T 01 D.E. T, 380. II	6
W. t. sec. 29	441.00 320.00	N. 4; SW. 4; N. 4 of SE. 4; SW. 4 of SE. 4, Sec. 19	
W. ±, sec. 29 N. ±; N. ± of SW. ±; SE. ± of SW. ±; SE. ±, sec. 31		N. 4; SW. 4; N. 4 of SE. 4; SW. 4 of SE. 4; Sec. 19	
W. 4, Sec. 29 N. 4; N. 4 of SW. 4; SE. 4 of SW. 4; SE. 4, sec. 31	320, 00 601, 00 642, 00	Lot b, sec. 18   N. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); Sec. 19   S. \(\frac{1}{2}\) of N. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 21   SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); of SW. \(\frac{1}{2}\), sec. 23   N. \(\frac{1}{2}\); sec. 25   N. \(\frac{1}{2}\); sec. 25   SE. \(\frac{1}{2}\)	1
W. 4, Sec. 29 N. 4; N. 4 of SW. 4; SE. 4 of SW. 4; SE. 4, sec. 31	320.00 601.00 642.00 328.00	N. 4, sec. 23.  N. 4 of NE. 1; NE. 1 of NW. 1; SW. 1 of NW. 1; NW. 1 of SE. 1;	3
N. \$, Sec. 29. N. \$; N. \$ of SW. \$; SE. \$ of SW. \$; SE. \$, sec. 31	320.00 601.00 642.00 328.00 575.00 80.00	N. \( \frac{1}{2}, \text{ Sec. 22.} \) N. \( \frac{1}{2} \text{ of NE. \( \frac{1}{2} \); NE. \( \frac{1}{2} \) of NW. \( \frac{1}{4} \); SW. \( \frac{1}{2} \) of NW. \( \frac{1}{4} \); SE. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{4} \); SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); SW. \( \frac{1}	2 5
N. \$, Sec. 29. N. \$; N. \$ of SW. \$; SE. \$ of SW. \$; SE. \$, sec. 31	320,00 601,00 642,00 328,00 575,00 80,00 63,00	N. \$ 0 NE. \$; NE. \$ of NW. \$; SW. \$ of NW. \$; NW. \$ of SE. \$; SE. \$ of SE. \$, sec. 27. NE. \$; S, \$ of NW. \$; SW. \$; N. \$ of SE. \$; SW. \$ of SE. \$, sec. 29. All sec. 31	2 5
W. \$, \$ec. 29. N. \$; N. \$ of SW. \$; SE. \$ of SW. \$; SE. \$, sec. 31	320, 00 601, 00 642, 00 328, 00 575, 00 80, 00 63, 00 364, 00 600, 00	N. \$ 0 NE. \$; NE. \$ of NW. \$; SW. \$ of NW. \$; NW. \$ of SE. \$; SE. \$ of SE. \$, sec. 27. NE. \$; S, \$ of NW. \$; SW. \$; N. \$ of SE. \$; SW. \$ of SE. \$, sec. 29. All sec. 31	1: 3: 2: 5: 7:
W. \$, \$ec. 29. N. \$; N. \$ of SW. \$; SE. \$ of SW. \$; SE. \$, sec. 31	320, 00 601, 00 328, 00 575, 00 80, 00 63, 00 364, 00 600, 00 200, 00	N. \$ of NE. \$; NE. \$ of NW. \$; SW. \$ of NW. \$; NW. \$ of SE. \$; SE. \$ of SE. \$; sec. 27. NE. \$; S. \$ of NW. \$; SW. \$; N. \$ of SE. \$; SW. \$; of SE. \$; sec. 29. All sec. 31. NE. \$ of NE. \$; S. \$ of NE. \$; NW. \$ of NW. \$; SE. \$ of NW. \$; SE. \$ of SW. \$; N. \$ of SW. \$; W. \$ of SE. \$; sec. 33. NW. \$ of NE. \$; S. \$ of NE. \$; N. \$ of NW. \$; NW. \$ of SW. \$; SE. \$ of SW. \$; N. \$ of NE. \$; N. \$ of NW. \$; NW. \$ of SW. \$;	1: 3: 2: 5: 7: 4:
W. f., Sec. 29 N. f., Sec. 29 N. f., Sec. 20 Rship 9, range 2: All sec. 1 Rship 9, range 2: All sec. 2 Rship 9, range 2: All sec. 3 Rship 9, range 2: Rship 9, ran	320, 00 601, 00 642, 00 328, 00 575, 00 80, 00 63, 00 364, 00 600, 00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31 NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ¼ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6:	1: 3: 5: 7: 4: 3:
W. f., Sec. 29 N. f.; N. f. of SW. \frac{1}{2}; SE. \frac{1}{2} of SW. \frac{1}{2}; SE. \frac{1}{2}, sec. 31  mship 9, range 2: All sec. 1 NE. \frac{1}{2}; N. \frac{1}{2} of NW. \frac{1}{2}; SE. \frac{1}{2}, sec. 3  NE. \frac{1}{2}; N. \frac{1}{2} of NW. \frac{1}{2}; SE, \frac{1}{2}, sec. 5  NW. \frac{1}{2} of NE. \frac{1}{2}; NE \frac{1}{2} of NW. \frac{1}{2}, sec. 7  NW. \frac{1}{2} of SE. \frac{1}{2}; north 23 acres of SW. \frac{1}{2} of SE. \frac{1}{2}, sec. 9  NE. \frac{1}{2}; S. \frac{1}{2} of NW. \frac{1}{2}; NW. \frac{1}{2} of SE. \frac{1}{2}, sec. 11  NW. \frac{1}{2} of NW. \frac{1}{2}; S. \frac{1}{2} of NW. \frac{1}{2}; NW. \frac{1}{2} of SE. \frac{1}{2}, sec. 15  NE. \frac{1}{2} of NE. \frac{1}{2} of NW. \frac{1}{2}; SE. \frac{1}{2} of SE. \frac{1}{2}, sec. 25  mship 8, range 3:	320,00 601,00 328,00 575,00 60,00 63,00 364,00 200,00 200,00 200,00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31. NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ½ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3	1 3 2 5 7 4 3
W. f., Sec. 29 N. f., N. f. of SW. f.; SE. f. of SW. f.; SE. f., sec. 31 mship 9, range 2: NE. f. N. f. of NW. f.; N. f. of SE. f., sec. 3. NE. f.; N. f. of NW. f.; S. f., sec. 5. NE. f.; N. f. of NW. f.; S. f., sec. 5. NW. f. of NE. f.; NE. f. of NW. f., sec. 7. NW. f. of SE. f.; north 23 acres of SW. f. of SE. f., sec. 9. NE. f.; S. f. of NW. f.; N. f. of SE. f.; SW. f. of SE. f., sec. 11. NW. f. of NE. f.; SE. f. of NW. f.; NW. f.; S. f., sec. 13. S. f. of NE. f.; SE. f. of NW. f.; W. f. of SW. f., sec. 15. NE. f.; NE. f. of NW. f.; E. f. of SE. f., sec. 23. E. f. of NE. f.; SW. f. of NW. f.; E. f. of SW. f., sec. 25. mship 8, range 3: E. f. of NE. f.; SW. f. of NW. f.; S. f.; lots 1, 2, 3, 4, sec. 13.	320.00 601.00 328.00 575.00 80.00 63.00 600.00 200.00 200.00 200.00 536.00 80.00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31 NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 32. NW. ¼ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3 All sec. 5. All sec. 5.	1 3 2 5 7 4 3 3 6 6
W. f., Sec. 29 N. f., N. f. of SW. f.; SE. f. of SW. f.; SE. f., sec. 31 nship 9, range 2: All sec. 1 NE f.; N. f. of NW. f.; N. f. of SE. f., sec. 3. NE f.; N. f. of NW. f.; S. f., sec. 5. NE f.; N. f. of NW. f.; S. f., sec. 5. NW. f. of NE f.; Ne f. of NW. f.; Sec. 7. NW. f. of SE. f.; north 23 acres of SW. f. of SE. f., sec. 9. NW. f. of SE. f.; north 23 acres of SW. f. of SE. f., sec. 9. NW. f. of NE f.; S. f. of NW. f.; N. f. of SE. f., sec. 11. NW. f. of NE f.; SE. f. of NW. f.; N. f. of SW. f., sec. 13. S. f. of NE f.; SE. f. of NW. f.; N. f. of SW. f., sec. 15. NE f.; NE f. of NW. f.; E. f. of SE. f., sec. 23. E. f. of NE f.; SW. f. of NW. f.; E. f. of SW. f., sec. 25. nship 8, range 3: E. f. of NE f.; SW. f. of NW. f.; S. f.; lots 1, 2, 3, 4, sec. 13.	320.00 601.00 328.00 328.00 60.00 63.00 364.00 600.00 200.00 280.00 280.00 536.00 80.00 80.00	N. \( \frac{1}{2}, \) Sec. 23.  N. \( \frac{1}{2}, \) of NE. \( \frac{1}{2}, \) NE. \( \frac{1}{2} \) of NW. \( \frac{1}{2}; \) NE. \( \frac{1}{2} \) of SE. \( \frac{1}{2}, \) Sec. 27.  NE. \( \frac{1}{2}; \) S. \( \frac{1}{2} \) of NW. \( \frac{1}{2}; \) SW. \( \frac{1}{2}; \) SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2}; \) SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2}; \) SW. \( \frac{1}	1: 3: 5: 7: 4: 3: 3: 6: 6: 6: 3:
W. f., Sec. 29 N. f., Sec. 29 N. f., Sec. 29 N. f., Sec. 29 N. f., Sec. 21 N. f. of SW. f., SE. f. of SW. f., Sec. 31 N. f., Sec. 21 N. f. of N. f., Sec. 25 N. f. f., Sec. 25 N. f. f., Sec. 25 N. f. f., Sec. 26 N. f. f., Sec. 27	320.00 601.00 328.00 575.00 80.00 63.00 600.00 200.00 200.00 200.00 536.00 80.00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31 NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ¼ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3 All sec. 5. All sec. 5. All sec. 7. W. ½ sec. 9. Lot 1, sec. 11	11 33 24 55 70 44 33 36 66 63
W. \$_\$ec. 29  N. \$_\$; N. \$_\$of SW. \$_\$; SE. \$_\$of SW. \$_\$; SE. \$_\$, sec. 31  mship 9, range 2:  All sec. 1  NE. \$_\$; N. \$_\$of NW. \$_\$; N. \$_\$of SE. \$_\$, sec. 3.  NE. \$_\$; N. \$_\$of NW. \$_\$; N. \$_\$of SE. \$_\$, sec. 3.  NE. \$_\$; N. \$_\$of NW. \$_\$; N. \$_\$of SE. \$_\$, sec. 3.  NV. \$_\$of NE. \$_\$; NE. \$_\$of NW. \$_\$ec. 7.  NW. \$_\$of NE. \$_\$; north 23 acres of SW. \$_\$of SE. \$_\$, sec. 9.  NW. \$_\$of SE. \$_\$; north 23 acres of SW. \$_\$of SE. \$_\$, sec. 18.  NE. \$_\$; S. \$_\$of NW. \$_\$; N. \$_\$of SE. \$_\$; sec. 18.  NE. \$_\$; SE. \$_\$of NW. \$_\$; NW. \$_\$; S. \$_\$, sec. 18.  S. \$_\$of NE. \$_\$; SE. \$_\$of NW. \$_\$; NW. \$_\$of SW. \$_\$, sec. 18.  S. \$_\$of NE. \$_\$; SW. \$_\$of NW. \$_\$; E. \$_\$of SW. \$_\$, sec. 25.  mship S, range 3:  E. \$_\$of NE. \$_\$; SW. \$_\$of NW. \$_\$; S. \$_\$; lots 1, 2, 3, 4, sec. 13.  S. \$_\$of SE. \$_\$; sec. 23.  All sec. 25.  NE. \$_\$; E. \$_\$of NW. \$_\$; S. \$_\$, sec. 27.  S. \$_\$_\$of SW. \$_\$; SE. \$_\$of NW. \$_\$; S. \$_\$, sec. 27.  S. \$_\$_\$of SW. \$_\$; SE. \$_\$of NW. \$_\$; S. \$_\$, sec. 27.  S. \$_\$_\$_\$of SW. \$_\$; SE. \$_\$of NW. \$_\$\$; S. \$_\$, sec. 27.  S. \$_\$_\$_\$of SW. \$_\$; SE. \$_\$of NW. \$_\$\$; S. \$_\$, sec. 27.  S. \$_\$_\$_\$_\$of SW. \$_\$\$; SE. \$_\$of NW. \$_\$\$; S. \$_\$, sec. 27.  S. \$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_\$_	320.00 642.00 328.00 575.00 80.00 364.00 600.00 200.00 280.00 280.00 536.00 80.00 50.00 540.00 540.00 540.00 540.00 540.00 540.00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31 NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ¼ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3 All sec. 5. All sec. 5. All sec. 7. W. ½ sec. 9. Lot 1, sec. 11	11 32 55 77 44 33 36 66 63 33 66 66
W. \$, sec. 29 N. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$; SE. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$; SE. \$\frac{1}{2}\$, sec. 31  mship 9, range 2:  All sec. 1 N. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; N. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$, sec. 3  N.E. \$\frac{1}{2}\$; N. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; N. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; Sec. 5.  N.E. \$\frac{1}{2}\$; N. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; NE. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$ sec. 7  N.W. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$; north 23 acres of SW. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$, sec. 9.  N.E. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; NW. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$, sec. 11.  N.W. \$\frac{1}{2}\$ of NE. \$\frac{1}{2}\$; Sec. 15 NW. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; NW. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$, sec. 15.  N.E. \$\frac{1}{2}\$ of NE. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; E. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$, sec. 25.  TIShip 8, range 3:  E. \$\frac{1}{2}\$ of NE. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; E. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$, sec. 13.  S. \$\frac{1}{2}\$ of NE. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$, sec. 27.  S. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$, sec. 27.  S. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$, sec. 27.  All sec. 31.	320.00 601.00 642.00 328.00 575.00 80.00 364.00 600.00 200.00 280.00 200.00 536.00 60.00 60.00 560.00 560.00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31. NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ½ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3 All sec. 5. All sec. 7. W. ½ sec. 9. Lot 1, sec. 11. All sec. 17. NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 19. All sec. 29. All Sw. ½ sec. 31	44 12 82 52 70 40 82 83 84 64 66 66 66 66
W. \$, \$ec. 29.  N. \$\( \) \\$, \\$ \\$, \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$ \\$	320.00 601.00 642.00 575.00 80.00 63.80 600.00 200.00 280.00 536.00 80.00 640.00 640.00 640.00 640.00 640.00 640.00	N. ½, Sec. 23.  N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½; Sec. 27.  NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29.  All sec. 31.  NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SE. ½, sec. 33.  NW. ¼ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35.  Township 14, range 6:  N. ½; NE. ½ of SE. ½, sec. 3  All sec. 5.  All sec. 7.  W. ½ sec. 9.  Lot 1, sec. 11.  All sec. 29.  All sec. 31.  Township 15 range 6:	12 82 52 70 40 83 86 66 68 83 86 66 66 66 66
W. \$, sec. 29 N. \$: N. \$ of SW. \$; SE. \$ of SW. \$; SE. \$, sec. 31 rnship 9, range 2:	320.00 601.00 642.00 575.00 80.00 63.80.00 600.00 200.00 200.00 536.00 60.00 640.00 640.00 640.00 640.00 640.00	N. ½, Sec. 23. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 27. NE. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31. NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; SE. ½ of SW. ½; N. ½ of SW. ½; W. ½ of SE. ½, sec. 33. NW. ½ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; NW. ½ of SW. ½; E. ½ of SE. ½, sec. 35. Township 14, range 6: N. ½; NE. ½ of SE. ½, sec. 3 All sec. 5. All sec. 7. W. ½ sec. 9. Lot 1, sec. 11. All sec. 17. NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 19. All sec. 29. All Sw. ½ sec. 31	12 82 24 52 70 40 82 83 64 64 64 64 66 66

Township 12, range 7:	Acres.	Township 11, range 1:	Acres.
S. ½ of S. ½, sec. 7 NW. ½ of SW. ½; S. ½ of SW. ½; SW. ½ of SE. ½, sec. 15.	158. 87 160. 00	All sec. 1. Lots 1, 2, 3, 4; S. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 3. N. ½ of NE. ½; NE. ½ of SW. ½, sec. 5. W. ½, sec. 9	641.00 601.00
All sec. 17. All sec. 19. N. 1. SP. 1. mg. 21	640. 00 639. 62 480. 00	W. § 80. 9	120, 00 320, 00 640, 00
N. ½, SE. ½, sec. 21 SW. ½ of NW. ½; W. ½ of SW. ½, sec. 23. All sec. 27 NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 29. All sec. 31	120.00 640.00	NE. ½; S. ½ of NW. ½; S. ½, sec. 17. N. ½ of N. ½, sec. 21.	560. 00 160. 00
NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 29	600.00 634.78	N. 4; N. 4 of S. 4; S.E. 2 of S.E. 3, sec. 23 E. 4; E. 4 of W. 4; N.W. 4 of S.W. 4, sec. 27	520. 00 520. 00
All sec. 33	640, 00 640, 00	SE. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 29 Lot 3, sec. 31	160.00 4.00
Township 13, range 7: All sec. 3	705. 64	All sec. 33	640. C0 640. O0
All sec. 5.	680. 38 645. 40	Township 19 rongs 1.	239. 00
All sec. 9 All sec. 11	640. 00 640. 00	W. ½ of NW. ½ SW. ½, sec. 1 N. ½: SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 3 All sec. 5.	596, 00 643, 00
All sec. 13. E. ½; N. ½ of NW. ½; SW. ½ of NW. ½; SE. ½ of SW. ½, sec. 15	640.00 480.00	N. § 01 N. §, Sec. 9	160. 00 640. 00
All sec. 17	640, 00 644, 38	All sec. 13. All sec. 15.	640. 00 640. 00
W. ½ of NE. ½; NW. ½, sec. 21 All sec. 23	240.00 640.00	All sec. 21 NE. 4: S. ½ of NW. 4: S. ½, sec. 23 All sec. 25	-640. 00 560. 00
All sec. 25. All sec. 27.	640.00 640.00 1.88	All sec. 27 All sec. 27 Township 14, range 1:	640. 00 640. 00
Lots 7, 8, sec. 29 W. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 31 All sec. 33	318. 49 640. 00	E. 4 of SE. 4, sec. 29 N. 2 of SE. 4, sec. 33	80.00 80.00
All sec. 35	640.00	All sec. 35. Township 15, range 1:	640.00
All sec 1	635.34 643.92	N. 4; SW. 4 of SW. 4; NE. 4 of SE. 4, sec. 1	409.00
All sec. 3.  8. ½ of NE. ½; W. ½ of SW. ½; SE. ½, sec. 5.  Lot 4, sec. 7.	320.00 34.84	SW. ½ of SW. ½, sec. 25	40.00 4.00
All sec. 9 All sec. 11	663. 68 640. 00	NW. † of SW. ‡; S. † of S. ‡, sec. 29 S. † of NW. ‡; S. ‡, sec. 31 NW. † of NE. ‡; S. † of NE. ‡; E. † of W. ‡; SE. ‡, sec. 35.	200.00
All sec. 13 NE, ½; E, ½ of NW, ½; S, ½, sec. 15	631.12 560.00		440.00
All sec. 17	649.99 651.99	NW. 4; 8. 4; sec. 1. N. 4; NW. 4 of SW. 4; E. 4 SE. 4, sec. 5.	479.00 440.00
All sec. 21	640.00 640.00	NE. ½, sec. 7  E. ½; NE. ½ of NW. ½; S. ½ of NW. ½, sec. 9  E. ½ of NE. ½; SW. ½ of NW. ½; S. ½, sec. 11.	160.00 445.00
All sec. 25	640.00 640.00		440.00 320.00
All sec. 29	640.00 665.60	SE. ½ of NE. ½; W. ½ of NW. ½; S. ½, sec. 15. S. ½ of N. ½; N. ½ of SE. ½, sec. 17.	440.00 240.00
All sec. 33. All sec. 35.	640.00 640.00	W. 4, sec. 19 N. 4 of N.W. 4, sec. 21.	348.00 80.00
Township 15, range 7: All sec. 1.	596. 62 605. 08	N. 4 of NW. 4, sec. 21. NE. 4; S. 4 of NW. 2; S. 4, sec. 23. NE. 4 sec. 25.	560.00 160.00
All sec. 3. All sec. 5. N. ½ of N. ½, sec. 7.	595. 60 157. 69	All sec. 31. SW. ½ of SW. ½, sec, 33. Township 11, range 2:	658.00 40.00
N. ½ of N. ½, sec. 9 N. ½ of N. ½, sec. 11	160.00 160.00	S. 4, sec. 3. All sec. 5	320.00 935.00
Township 13, range 8:	637. 68	E. 1, sec. 7 All sec. 9	320.00 640.00
All sec. 21	640.00 640.00	SE. ½, sec. 13. Township 12, range 2:	160.00
All sec. 25.	640.00 640.00	S. 1, sec. 1 SE. 1, sec. 3.	320.00 160.00
All sec. 29	640.00 637.19	All sec. 11.	640.00 640.00
All sec. 33. N. 4: SW. 4: NW. 2 of SE. 2, sec. 35.	641. 80 520. 00	All sec. 15. E. ½; S. ½ of SW. ½ sec. 21.	640.00 400.00
Township 14, range 8: N. ½ of NE. ½; NW. ½, sec. 3.	244.36 607.68	All sec. 23 All sec. 27	640.00 640.00
10wnsinp 14, range 8.  N. 40 NE. 4; NW. 4, sec. 3.  N. 4, SW. 4; N. 4 of SE. 4; SW. 4 of SE. 4, sec. 5.  NW. 4 of NE. 4; S. 4 of NE. 4; N. 2 of NW. 4; E. 2 of SW. 4; SE. 4, sec. 7.	439. 01	All sec. 29. Township 14, range 2; All sec. 35	640.00
SE, ½ of SE, ½, sec. 9. E, ½; S, ½ of SW, ½, sec. 11.	40.00	Township 15, range 2: Lots 3, 4; SE. ½ of SW. ½; SW. ½ of SE. ½, sec. 19.	640.00
All sec. 15	640.00	Township 10 range 3:	156.00 200.00
, sec. 19	394.81	SW. 1 of SW. 2; SE. 2; sec. 1 SE. 1 of NW. 1; S. 1 of SE. 1; sec. 3 SW. 1 of NE. 2; S. 2 of NW. 1; NE. 2 of SW. 1; S. 2 of SW. 1; lot 4,	120.00
SW. 1 of NE. 1; W. 1; NW. 1 of SE. 1, sec. 23.	400.00 320.00	sec. 5. N. ½ of N. ½, sec. 7. N. ½ of N. ½, sec. 11.	277.00 163.00
All sec. 21	640.00 040.00	S. ± 01 N W. 2; N.E. 2018 W. 2; S.W. 2018 W. 2; S.E. 2018 E. 2, sec. 19.	160.00 202.00
N. 1; NE. 1 of SW. 1; S. 1 of SW. 1; SE. 1, sec. 31. NE. 1; E. 1 of NW. 1; N. 1 of SW. 1; SW. 2 of SW. 2; NE. 2 of SE. 2,	590.00	Township 11, range 3: S. J., sec. 1.	320. 60
sec. 33 NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1; S. 3, sec. 35.	400. 50 603. 66	Ali sec. 7. Ali sec. 9. NE. ½ NE. ½ of NW. ½: S. ½ of NW. ½: S. ½, sec. 11.	539. 00 640. 00
Township 15, range 8: All sec. 1.	774.06 659.00	All sec. 13.	640.00 640.00
Lots 1, 3, 4, 5, 6, 8, 9, 10, 11, 12; S. ½, sec. 3. N. ½ of N. ½; SW. ½ of N.E. ½; SW. ½ of N.W. ½; S. ½ of S.E. ½, sec. 5. N.E. ½ of N.E. ½; sec. 7.	352.00 40.00	All sec. 17. All sec. 19	640.00 640.00 543.00
N. § of N. §, sec. 9 N. § of N. §, sec. 11	160.00 160.00	All sec. 21 All sec. 23	640.00 640.00
Total Benton County	53, 626. 99	All sec. 25. All sec. 27	640.00 640.00
		All sec. 29. All sec. 33.	640.00 691.00
LINN COUNTY.		All sec. 33 N. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 35. Township 12, range 3: NW. ½, sec 1	440.00
[South of base line and east of Willamette meridian.]	The state of	All sec. 3	160.00 637.00
Township 9, range 1: Lot 4, sec. 17.	16.00	All sec. 7.	628.00 630.00
Township 10, range 1; NE. ½ NE. ½ of NW. ½; lots 2, 5, sec. 1	227, 00	All sec. 9. W. ½ of E. ½; W. ½, sec. 11. All sec. 15.	640.00 480.00
Sec. 19.	478, 00 160, 00	All sec. 17	640.00 640.00 632.00
S. ½ of N. ½; S. ½, sec. 23. NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 25.	480, 00 600, 00	All sec. 21	640. 00 80. 00
S. \( \) of N. \( \) \( \) \( \) S. \( \) \( \) sec. 23 N. \( \)	600. 00 560. 00	All sec. 21 W. ½ of NW. ½, sec. 27 E. ½, SE. ½ of NW. ½, NE. ½ of SW. ½; S. ½ of SW. ½, sec. 29. N. ½ of NE. ½, sec. 31	480.00 80.00
All sec. 33	198, 00 640, 00	Township 14, range 3:	160.00
All sec. 35	640.00	Lots 1, 2, 3, 4; E. ½ of W. ½, sec. 31	310.00

	10000		
Township 9, range 4:	Acres. 306.00	Township 22, range 1—Continued. NW. ½, sec. 9	Acres. 160, 00
S. ½ of NW. ½; N. ½ of SW. ½; SE. ½, sec. 31.  Township 10, range 4:		N. 1; SW. 1, sec. 17	480.00
NE. ½ of NW. ½; S. ½ of NW. ½; W. ½ of SE. ½, sec. 17. E. ½ of E. ½, sec. 19.	200.00 160.00	All sec. 19 Township 16, range 2:	578.00
W. 1 of E. 1; W. 1, sec. 29	480.00	SW. 1; S. 1 of SE. 1, sec. 15	240.00
[South of base line and west of Willamette meridian.]		SW. ½ of NE. ½; NW. ½; S. ½, sec. 17	520, 00 559, 00
Township 9, range 1:	ma 00	SW \(\frac{1}{2}\); S \(\frac{1}{2}\) of SE \(\frac{1}{2}\), sec. 15 SW \(\frac{1}{2}\); O NE \(\frac{1}{2}\); NW \(\frac{1}{2}\); S \(\frac{1}{2}\), sec. 17 S \(\frac{1}{2}\); O NE \(\frac{1}{2}\); NW \(\frac{1}{2}\); S \(\frac{1}{2}\), sec. 19 N \(\frac{1}{2}\); O NE \(\frac{1}{2}\); SW \(\frac{1}{2}\); O NE \(\frac{1}{2}\); SW \(\frac{1}2\); SW \(\frac{1}2\); SW \(\frac{1}2\); SW \(\frac{1}2\); SW \(\frac{1}2\); SW \(\f	480.00
NW. 4 of NE. 4; lot 6, sec. 21. Township 10, range 1:	79.00	NE. 4: E. 4 of NW. 4: S. 4 sec. 25	428.00 500.00
NW. ½ of SE. ½; W. ½ of SW. ½, sec. 13.  NE. ½ of SW. ½, sec. 23.  N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 25.  Township 14 respect.	120.00 40.00	S. ½ of SE. ½, sec. 27 W. ½ of NE. ½; NW. ½; NW. ½ of SW. ½; lot 1, sec. 29 NW. ½ of NE. ½; S. ½ of N. ½; S. ½, sec. 33	80.00
N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 25.	280.00	NW. 4 of NE. 4; NW. 4; NW. 4 of SW. 4; lot 1, sec. 29	315.00 520.00
Township 14, range 1: S. ½ of S. ½, sec. 25.	160.00	Lift o, sec. do	27.00
S. 4 of S. 4, sec. 27	-160.00	Township 17, range 2: All sec. 1	643.00
All sec. 31. S. ½ of NE. ½; W. ½ of SW. ½; NE. ½ of SE. ½; SW. ½ of SE. ½, sec. 33.	646.00 240.00	All sec. 3.	644.00 636.00
All sec. 35	640.00	All sec. 5. NE. ½: NE. ½ of NW. ½, sec. 7.	200.00
Township 15, range 1: All that part situated in Linn County, sec. 1.	601.00	N. 3 of NW. 2, sec. 9.	80.00 640.00
NE. ½ of NE. ½; S. ½ of NE. ½; SW. ½ of NW. ½; S. ½, sec. 3. E. ½; N. ½ of NW. ½; SW. ½ of SW. ½, sec. 5.	482.00	Township 15, range 3:	
All that part situated in Linn County, sec. 7.	441.00 160.00	SW. ½, sec. 33. Township 16, range 3:	100.00
N. 1, sec. 9. All that part of NW. 1 of NW. 1 situated in Linn County, sec. 11	320.00 15.00	Lots 1, 2, 3, 4, 5, 6; NE. ½; E. ½ of NW. ½, sec. 31	429.00
Township 13, range 2:		Township 17, range 3: W. ½ of NW. ½; NF. ½ of SW. ½; lots 1, 2, sec. 3	181.00
Township 13, range 2:  NE. ‡ of NW. ‡, sec. 19  NW. ‡ of NE. ‡, sec. 21  Township 14 range 2:	40.00	8. ½ of NW. ½; lots 1, 4, 5; 8. ½, sec. 5	507.00
		Alf sec. 7. SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 3, 4, 5, sec. 9.	642.00 517.00
Lots 4, 5, 6, 7, sec. 13. Lots 1, 2, 3, 4, 5, sec. 15.	75.00 103.00	All sec. 17	640, 00
N.W. 4 of S.E. 4, sec. 21	40.00	[South of base line and west of Willamette meridian.]	
N. ½ of NE. ½; SW. ½ of NE. ½; SE. ½, sec. 25. N. ½ of NE. ½, sec. 29.	280.00 80.00	Township 15, range 1:	
E. 4 of SE. 4, sec. 33	80.00	All that part situated in Lane County, sec. 1.  All that part situated in Lane County, sec. 7.	40.00 497.00
S. §, sec. 35.  Township 15, range 2:	320.00	N. ½ of SW. ½; SE. ½, sec. 9.	240.00
All sec. 1	642.00 320.00	N. ½ of SW. ½; SE. ½, sec. 9.  SW. ½, and that part of NW. ½ of NW. ½ situated in Lane County, sec. 11  N. ½; N. ¾ of SW. ½; NW. ½ of SE. ½, sec. 13  NE. ½; N. ¾ of NW. ½; S. ½, sec. 15.	185.00
E. \(\frac{1}{2}\), sec. 3.  SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); Of SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 9.  All sec. 11.	320.00	N. 1; N. 1 of SW. 1; NW. 1 of SE. 1, sec. 13	440.00
All sec. 11. All sec. 13.	640.00 640.00	NE. 1; N. 2 of N. W. 1; S. 4, Sec. 15	560.00 640.00
All sec. 15.	640.00	All eco. 10	660.00
NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\), sec. 17.  NE. \(\frac{1}{2}\); 8. \(\frac{1}{2}\), sec. 21.	40.00 480.00	NW. † of NW. ‡; S. ½ of NW. ‡; N. ½ of SW ½; SE. ½ of SW. ½; S. ½ of SE. ½, sec. 21	320.00
All spc. 27	640.00	NW. 1 of NE. 1; NW. 1, sec. 23 SE. 1 of SW. 1; NE. 1 of SE. 1; S. 1 of SE. 1, sec. 27	200.00 160.00
All sec. 29 NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 31	640.00 621.00	All sec. 29	640.00
All sec. 33.	640.00	All sec. 31 Township 16, range 1:	653.00
Township 16, range 2: All sec. 5.	638.00	All sec 3	643.00
Township 14, range 3:		NW. † of NW. †; lots 7, 8, sec. 5. N. ‡; N. † of SW. ‡, sec. 9.	39.00 400.00
Lots 3, 4, sec. 3.  Township 16, range 3:	48.00	NW. 1: SW. 1 of SW. 1; SE. 1 of SE. 1, sec. 11	240.00
E. 3; SE. 1 of NW. 1, sec. 1	361.00	8. ½ of SW. ½, sec. 13. S. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; N. ½ of S. ½; SE. ½ of	80.00
Township 15, range 4: SW. ½ of SW. ½, sec. 35	40.00	SE 1 sec 15	400.00
Township 12, range 5: Lot 3, sec. 1	, 23	Lots 3 and 4; N. 4 of SE. 4; SW. 4 of SE. 4, sec. 17 Lots 5, 6, 7, and 8; NE. 4 of SE. 4; S. 4 of SE. 4, sec. 19	181.00 241.00
Township 14, range 5:		8, † 01 5, †, Sec. 20	160.00
Lot 1, sec. 23	10.00	8. ½ of 8. ½, sec. 27	160.00 640.00
Total, Linn County	61,966.23	N. ½ of NE. ½; SE. ½ of NE. ½; NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½; sec. 31.  E. ½; SE. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; sec. 33	566,00
LANE COUNTY.		E. 1; SE. 2 of NW. 2; N. 2 of SW. 2; SW. 2 of SW. 2, sec. 33	480.00
[South of Lase line and east of Willamette meridian.]  Township 16, range 1:		All see, 35 Township 17, range 1:	640.00
SW + of SW + (or lot 4), sec. 7.	40,00	E. 4, sec. 1	320.00
SE ½ of SW. ½; SE, ½, sec. 13 W. ¼ of NE ½; NW. ½ of SE, ½; SE, ½ of SE, ½, sec. 17. SW. ½; SW. ½ of SE, ½, sec. 21. E. ½ of NE, ½; S. ½ of SW. ½; SE, ½, sec. 23.	200. 00 160, 00	N. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\), Sec. 3.  N. \(\frac{1}{2}\) of N. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); lots 1, 2, 3, 4, and 5, sec. 5	602.00 345.00
SW. 4; SW. 4 of SE. 4, sec. 21	200.00	W. ½ of NE. ½; NW. ½; lots 1, 2, 4, and 5, sec. 7 E. ½; lots 1, 2, 3, 4, and 5; E. ½ of SW. ½, sec. 9	339.00
All sec. 25	320. 00 640. 00	SW. ‡ of NE. ‡; NW. ‡ of NW. ‡; S. ½ of NW. ½; S. ½, sec. 11	487.00 480.00
All sec. 25 NW. ½ of NE. ½; N. ½ of NW. ½, sec. 29 W. ½ of NW. ½, sec. 31	120.00 76.00	SW + of NE. 1; NW. 1 of NW. 1; S. 2 of NW. 1; S. 2, sec. 11.  N. 3; SW. 1; N. 2 of SE. 1; sec. 15.  SE. 1 of NE. 1; S. 4; lot 1, sec. 17.  NW. 4 of NE. 4, sec. 19.	560.00 399.00
All sec. 33	640.00	NW. + of NE. 1, sec. 19.	40.00
All sec. 35. Township 17, range 1:	640, 00	NW. ½ of NW. ½, sec. 21 NW. ½ of SW. ½; lots 3 and 4, sec. 25.	40. 00 110. 00
NW.1, sec. 3	159.00	S. ½ of SW. ½; SW. ½ of SE. ½, sec. 31	126.00
NW. ½ of NE. ½; lots 1, 2, sec. 9. NE. ½, sec. 13.	114.00 160.00	S. ½ of N. ½; S. ½, sec. 35. Township 18, range 1:	521.00
8E. ‡ of SW. ‡, sec. 15 Lots 10, 11; W. ½ of SE. ‡, sec. 19 NW. ‡ of NE. ‡; NE. ½ of NW. ‡, sec. 21.	40, 00 161, 00	All sec. 1 N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½ of SW. ½; SE. ½ of SE ½,	682.00
NW. ‡ of NE. ‡; NE. ‡ of NW. ‡, sec. 21	80.00	SPC X	454.00
Township 18, range 1: All sec. 7.	634, 00	N. 1; N. 1 of S. 1; SW. 1 of SW. 1; SE. 1 of SE. 1, sec. 5. NE. 1; E. 1 of NW. 1; NW. 1 of SW. 1; NW. 2 of SE. 1; SE. 1 of SE.	627.00
S. ½ of S. ½, sec. 13. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SE. ½, sec. 19.	160.00	1, sec. 7 N. ½ of NE. ½; SW. ½ of NE. ½; E. ½ of NW. ½; S. ½, sec. 9	361.00
N. † 01 NE. 2; S. W. † 01 NE. 2; N. W. 2; N. 2 01 S. W. 2; SE. 2; SEC. 19 NE. †; S. ‡, Sec. 21	522, 00 480, 00	All sec. 11	520.00 640.00
All sec. 23 N. 4; SE. ½, sec. 25	640. 00 480. 00	All sec. 13	640.00 640.00
N. 1 SW. 1: N. 4 of SE. 1; SW. 1 of SE. 1, sec. 29. S. 4 of NE. 1; N.W. 1; N. 4 of S. 1, sec. 31.	600.00	All sec. 15 N. ½; E. ½ of SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 17. NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½, sec. 21.	520.00
S. ½ of N.E. 2; N.W. 2; N. ½ of S. ½, Sec. 31	400.00	NE. ‡ 01 SE. ‡, sec. 19 NE. ‡: N. ‡ of NW. ‡: SE. ‡ of NW. ‡, sec. 21	40.00 280.00
All sec. 1	639.00	All sec. 23 SE. ½ of SE. ½, sec. 25.	640.00
All sec. 3.	642, 00 640, 00	Township 19, range 1:	40.00
All sec. 13	640.00	S. ½ of NE. ½; NW. ½; S. ½, sec. 31	567.00
Township 20, rang: 1: S. ½ of NE. ½; SE. ¼ of NW. ½; E. ¾ of SW. ½; lots 1, 2, 3, 4; SE. ½, sec. 7 SW. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 17	435.00	8. ½ of SW. ½, sec. 33. SW. ½; S. ½ of SE. ½, sec. 35.	80.00 240.00
SW. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 17	480, 00 552, 00	Township 20, range 1:  NW. ‡ of NE. ‡; S. ‡ of NE. ‡; NW. ‡; S. ½, sec. 1.  NE. ‡; NE. ‡ of NW. ½; NE. ‡ of SE. ½, sec. 3.	600.00
NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 21. SW. ½ of SW. ½, sec. 23.	600, 00	NE. 1; NE. 1 of NW. 1; NE. 1 of SE. 1, sec. 3.	242.00
SW. ½ of SW. ½, sec. 23. All sec. 27.	40.00 640.00	All sec. 7	618.00 768.00
All sec. 29	640.00	SE. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 9. NE. ½; S. ½, sec. 11.	400.00
All sec. 31 All sec. 33	615, 00 670, 00	All sec. 13	480. 00 640. 00
NW. ½, sec. 35. Township 22, range 1:	160.00	All sec. 15.	640.00 640.00
All sec. 5	640.00	All sec. 21	640.00
All sec. 7.	579.00	All sec. 23	640.00

Township 20, range 1—Continued.	Acres.	Township 21, range 2—Continued,	Acres.
All sec. 25. All sec. 27.	640.00 640.00	SW. ½ of NW. ½; E. ½ of SW. ½; S. ½ of SE. ½, sec. 7 N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 9 E. ½ of NE. ½; lot 1, sec. 13	202.00 600.00
Lots 7 to 12, inclusive; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 31 N. ½, sec. 35	353. 00 320. 00	E. ½ of NE. ½; lot Ĭ, sec. 13. All sec. 15.	103.00 640.00
Township 21, range 1: Lots 2 to 7, inclusive, 11, 12, 13, 14, sec. 5	348.00	All sec. 15 NE. ½: E. ½ of NW. ½: NW. ½ of NW. ½; N. ½ of S. ½; SW. ½ of SW. ½, sec. 17.	480.00
Lots 1 to 10, inclusive, 15, 16, sec. 7. W. ½ of SW. ½, sec. 9.	470.00 80.00	sec. 17. SE. ½ of SE. ½, sec. 19. All sec. 21	40.00 640.00
Inte 1 7 0 13 con 17	156.00 151.00	NW, ½ of SE, ½, sec. 23 All sec. 25	40. 00 640. 00
Lots 3, 4, 6, 7, 8, 10, 11, 12, sec. 29 SW. ½ of NE. ½; NW. ½; S. ½, sec. 31.	314.00 520.00	All sec. 27 N. ½; SW. ½; W. ½ of SE. ½, sec. 29 All sec. 33	651.00 576.00
NE. ½ of NE. ½ E. ½ of SE. ½; lot 6, sec. 19. Lots 3, 4, 6, 7, 8, 10, 11, 12, sec. 29. SW. ½ of NE. ½; NW. ½; S. ½, sec. 31. N. ½ of NE. ½; NW. ½; SE. ½ of SE. ½, sec. 33. N. ½ of NE. ½; SW. ½ of NE. ½; Sec. 33. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½ of SW. ½; SE. ½, sec. 35	280. 00 520. 00	All sec. 35	640. 00 640. 00
Lot 4 sec 1	47.00	Township 22, range 2: All sec. 1 SE. \(\frac{1}{2}\) lots 1 to 11, inclusive, sec. 3.	856.00
NE. ½ of NW. ½; W. ½ of W. ½; SE. ½ of SW. ½; N. ½ of SE. ½, sec. 5. Lots 1, 17, sec. 7	320.00 55.00	I Ate 1 9 4 9 con 5	631.00 166.00
NE. ½; NE. ½ of NW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 9	320. 00 80. 00	SE. 1 of NE. 1; NE. 1 of NW. 1; NE. 2 of SE. 1, sec. 7.  W. 2 of SE. 1; SE 1 of SE 1, sec. 9.  NE. 1; N. 4 of NW. 1; S. 2 of SW. 1; NW. 1 of SE. 1, sec. 11.  SW. 1 of NE. 1; SW. 2 of NW. 1; SW. 2 of SW. 2; NW. 1 of SE. 1;	120. 00 120. 00
S. 2 of NW. 1, sec. 13 W. 2 of NE. 1; SE. 1; lots 1, 2, 3, 4, 6, 7, 8, 10, 11, sec. 15 NW. 2 of NE. 1; SE. 2 of NE. 1; SW. 2 of SE. 2; lots 1, 4, sec. 17.	603. 00 201. 00	NE. 1; N. 1 of NW. 1; S. 1 of SW. 1; NW. 1 of SE. 1, sec. 11 SW. 1 of NE. 1; SW. 1 of NW. 2; SW. 2 of SW. 2; NW. 2 of SE. 1;	360. 00
SE, ½ of SE, ½, sec. 19. Lots 1, 2, 7, 8, 9, 10, 11, sec. 21. W. ½ of NE, ½; NW, ½; S. ½, sec. 23.	40.00 241.00 560.00	S. ½ of SE. ½, sec. 15 W. ½ of NE. ½; NE. ½ of NW. ½; SE. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 21	240.00
All sec. 25	640. 00 240. 00	N. 2 01 N W. 2; S W. 2 01 N W. 2, Sec. 23	280.00 120.00
E. ½ of NE. ½; SW. ½ of SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 27 S. ½ of SW. ½, sec. 29. E. ½; lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 20, sec. 31	80.00 740.00	S. ½ of S. ½, sec. 29. All sec. 31	160.00 641.00
SE, 1 of SE, 1, sec. 33 NW, 2 of NW, 1; N, 1 of SW, 1; SE, 1 of SW, 1; SE, 1, sec. 35	40.00 320.00	All sec. 33 8. ½ of SW. ½; SF. ½, sec. 35.	640. 00 240. 00
Township 23, range 1: N. 4; SE. 4, sec. 1.	492.00	Township 23, range 2: S. j of NW. 1; SW. 1; NW. 1 of SE. 1; S. 1 of SE. 1; lots 2, 3, 4, sec. 1.	388.00
S. 1 of NW. 1; N. 1 of SW. 1; SE. 2 of SW. 1; NW. 2 of SE. 2, sec. 3	240.00 440.00	All sec. 5	520.00 525.00
S. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); S. \( \frac{1}{2} \), sec. \( \frac{5}{2} \).  NE. \( \frac{1}{2} \); E. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); lots 1, 2, 3, 4, 6, 9, 10, 11, 12, 15, 16, sec. \( 7 \).  All sec. \( 9 \)	635. 00 640. 00	All sec. 9.	541.00 640.00
All sec. 9 S. ½ of SW. ½; E. ½ of SE. ½, sec. 11. All sec. 13. All sec. 17	160.00 640.00	All sec. 11 NE. ½ of NW. ½; W. ½ of W. ½; SE. ½ of SW. ½; SE. ½, sec. 13	640, 00 400, 00
All sec. 17. Lots 3, 4, 5, 6, 7, 8, 9, 14, 15, 16, 17, 19, 20, sec. 19.	640, 00 463, 00	All sec. 15.	640.00 640.00
All sec. 21 All sec. 23	640.00 640.00	All sec. 19 All sec. 21	545.00 640.00
All sec. 25 All sec. 27	640.00 640.00	All sec. 23. W. ½ of NW. ½, sec. 25. All sec. 27	640.00 80.00
All sec. 29 All sec. 31	640.00 1,065.00	All sec. 29. N. ½, sec. 33.	640.00 640.00
All sec. 33 . N. ½; SE. ½, sec. 35.	640.00 480.00	N. ½, sec. 35	320.00 320.00
Township 24 range 1:	198.00	Township 16, range 3: Lots 3, 4, 5, sec. 9. N. ½, N. ½ of S. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 13.	12.00
Lots 1, 2, 3, 4, SW. ½ of NW. ½, sec. 1. N. ½; SW. ½; NW. ½ of SE. ½, sec. 5. NE. ½, sec. 7.	518.00 100.00	Township 17, range 3:	560.00
Township 15, range 2: All sec. 23	640.00	E. ½ of SE. ½, sec. 1. Lot 4, sec. 5.	80.00 18.00
All sec. 25 N. ½; N. ½ of SE. ½, sec. 35.	640.00 400.00	W. ½ of NW. ½, sec. 11 NE. ½ of NE. ½, sec. 13.	80.00 40.00
Township 16, range 2; All sec. 7	659.00	Township 19, range 3: W. ½; SW. ½ of SE. ½, sec. 19. Lot 3, sec. 35.	376.00
All sec. 17	640.00 659.00		3.00
All sec. 21 NW. ½ of SW. ½, sec. 23. E. ½ of NE. ½; lots 5, 6; SE. ½, sec. 25.	640.00 40.00	Township 20, range 3: E. ½ of NE. ½; NW. ½ of NW. ½; E. ½ of SE. ½, sec. 1. NW. ½ of NE. ½; NW. ½; W. ½ of SW. ½, sec. 7. SW. ½ of SW. ½, sec. 9. Lot 4 sec. 13.	199.00 292.00
NW. 1, 880. 27	268. 00 160. 00		40.00 39.00
S. ½ of NE. ½; NW. ½; S. ½, sec. 29 All sec. 31	560. 00 655. 00 367. 00	N. ½; N. ½ of SE. ½; E. ½ of SW. ½, sec. 17. Lot 1, sec. 19 SW. ½ of NW. ½; S. ½ of SW. ½, sec. 31.	480,00 12,00
W. ½: lots 1, 2, 3, sec. 33.  Township 17, range 2:  N. ½ of N. ½, sec. 5.	171.00	Township 21, range 3:	117.00
NW. 1 of NE. 1; S. 1 of NE. 1; W. 1; N. 1 of SE. 1; lots 1, 2, 3, sec.7. Lots 1, 2, 3, 5, 9; NW. 1 of NW. 1; NW. 1 of SW. 1, sec. 13.	618. 00 216. 00	W. ½ of NE. ½, SE. ½ of NE. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 3 Lot 1, sec. 9	241.00
NE. 1; S. 1 of NW. 1; lots 1, 2, sec. 15. NE. 1 of NE. 1, sec. 23	316.00 40.00	S. ½ of NW. ½; W. ½ of SW. ½; S. ½ of SE. ½, sec. 11. SW. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; W. ½ of SW. ½; NW. ½ of SE. ½ sec. 13.	240, 00
Township 18, range 2:	271.00	NE. 4: E. V of NW. 4: E. 4 of SE. 4, sec. 15	320.00 343.00
Lot 9, sec. 15.	20.00	Lot 5; S. ½, sec. 17. E. ½; E. ½ of W. ½, sec. 19. N. ½; N.E. ½ of SW. ½; S. ½ of SW. ½; S.E. ½, sec. 23	480.00 600.00
8. 1 of SW. 1; SW. 1 of SE. 1, sec. 15	120.00 100.00	All sec. 25. E. ½; NE. ½. of NW. ½; S. ½ of NW. ½; N. ½ of SW. ½; SE. ½ of SW.	640.00
S. \$ 01 SE. \$; 101 \$, \$02. 13 SE. \$ 101 NE. \$; 101 \$, \$4, \$ec. 21 SW. \$ 01 NE. \$; SE. \$ 01 NW. \$; S. \$; \$ec. 23 W. \$ 01 E. \$; W. \$; SE. \$ 01 SE. \$; \$ec. 25 N. \$ 01 NE. \$; SE. \$ 01 NE. \$; \$ec. 25 N. \$ 01 NE. \$; SE. \$ 01 NE. \$; N. \$ 01 NW. \$; NE. \$ 01 SE. \$; S. \$ 01	67. 00 400. 00	SW. 1 of NE. 1; NW. 1; N. 1. of SW. 1; lot 2, sec. 29.	560.00 298.00
W. ½ of E. ½; W. ½; SE. ½ of SE. ½, sec. 25. N. ½ of NE. ½; SE. ½ of NE. ½; N. ½ of NW. ½; NE. ½ of SE. ½; S. ½ of	520, 00	All sec. 31.  Lot 1, sec. 33.	654.00 19.00
S. 1 of NE. 1; SE. 1 of NW. 1; NE 1 of SW. 1; S. 1 of SW. 1; SE. 1.	320.00	All sec. 35. Township 22, range 3:	640.00
sec. 29. E. 4 of NE. 4: W. 4 of SW. 4; NE. 2 of SE. 2, sec. 31.	400, 00 205, 00	W. 4. sec. 1.	333. 00 641. 00
All sec. 35	640. 00 640. 00	All sec. 3. NE. 4; N. 4 of NW. 4; S. 3, sec. 7. All sec. 9.	576. 00 640. 00
Township 20, range 2: All sec. 1	592.00	All sec. 11	640. 00 640. 00
All sec. 1 S. ½ of NE. ½; SE. ½ of NW. ½; E. ½ of SW. ½; SE. ½; lots 1, 2, 3, 4, 5, sec. 3.	526.00	NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 17. Lot 2; W. ½, sec. 19.	80, 00 383, 00
N. ½ of NE. ½; SE. ½ of NE. ½, sec. 11. All sec. 13.	120.00 628.00	All sec. 21. All sec. 23.	640, 00 640, 00
S. ‡ of NE. ‡; SE. ‡ of NW. ‡; E. ‡ of SW. ‡; SE. ‡, sec. 15. NW. ‡ of NE. ‡; S. ‡ of NE. ‡; NW. ‡; S. ‡, sec. 19.	360.00 608.00	NW. 1; S. 1, sec. 25. All sec. 27.	417.00 640.00
S. ½ of N. ½; W. ½ of SW. ½; E. ½ of SE. ½, sec. 21.  NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; S. ½, sec. 23.	320.00 600.00	S. ½ of NE. ½; N. ½ of SE. ½, sec. 29. SW. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 31. All sec. 33. All sec. 35.	160.00 502.00
W. 1, sec. 25 NW. 1 of NE. 1; SE. 1 of NE. 1; NW. 1; NW. 2 of SW. 1; E. 1 of	320.00	All sec. 35.	649.00 650.00
SE. \(\frac{1}{2}\), sec. 27  N. \(\frac{1}{2}\), \(\frac{1}{2}\), sec. 29  Lots 6, 7, 9; W. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 31.  NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\), sec. 33.	360, 00 480, 00 193, 00	Township 23, range 3' All sec. 1 NE 1 of NW 1: NW 1 of SW 1 sec. 2	645.00
NE \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	40.00	All sec. 1.  NE. ½; NE. ½ of NW. ½; NW. ½ of SW. ½, sec. 3.  W. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½, sec. 5.  W. ½ of NE. ½. NW. ½. N. ½ of SW. ½, sec. 5.	240.00 199.00 403.00
Township 21, range 2: N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½	300.00	W. ½ of NE. ½; NW. ½; N. ½ of S. ½, sec. 9. SE. ½ of SW. ½; lots 6, 7, sec. 11. All sec. 13.	122.00 640.00
sec. 1	561.00 40.00	All sec. 13. All sec. 15. SE. ½ of NE. ½; W. ½ of NW. ½; SW. ½, sec. 17.	640.00 280.00
SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 3.  Lots \(\frac{1}{2}\), 2, 3; SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 5	211.00	SE. ½ of NE. ½; W. ½ of NW. ½; SW. ½, sec. 17. All sec. 23.	640.00

Township 18, range 4:	Acres.	Township 15, range 6:	Acres.
Lot 5, sec. 19. NE. ½ of SW. ½; S. ½ of SW. ¼, sec. 27.	20.00 120.00	S. ½ of N. ½; S. ½, sec. 7. S. ½ of NW. ½; S. ½, sec. 9. NE. ½ of NE. ½; S. ½ of NW. ½; SW. ½, sec. 15. All sec. 17.	481.00 400.00
E. ½ of NE. ½; SW. ½ of NW. ½, sec. 33. E. ½ of NE. ½, sec. 35.	120.00 80.00	NE. ½ of NE. ½; S. ½ of NW. ½; SW. ½, sec. 15	280.00 640.00
Township 19, range 4: NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 3	282.00	All sec. 21	644. 00 640. 00
NE. † of NE. †; SE. † of NW. †; SW. †; SW. † of SE. ‡, sec. 3 S. † of NE. †; N. † of SE. †, sec. 5 S. † of NE. †; NE. † of SW. †; S. † of SW. †; SE. †, sec. 7 E. † of NE. †; W. †; NE. † of SE. †; S. † of SE. †, sec. 9 NW. † of NW. †, sec. 11 SE † of SW. †; S. † of SE. † sec. 12	160.00 362.00	W. ½ of NW. ½, sec. 23.	89. 00 640. 00
NW. ½ of NW. ½, sec. 11 NW. ½ of NW. ½, sec. 11 SE 1 of SW 1. S 1 of SE 1 sec. 12	520.00 40.00 120.00	All sec. 29 All sec. 31 All sec. 33	640. 00 637. 00 640. 00
SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); \(\frac{1}{2}\); \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 13.  NW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); \(\frac{1}{2}\); \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); of SE. \(\frac{1}{2}\), sec. 15.  B. \(\frac{1}{2}\) of E. \(\frac{1}{2}\); \(\frac{1}{2}\); of SE. \(\frac{1}{2}\); of SW. \(\frac{1}{2}\); of SE. \(\frac{1}{2}\), sec. 17.  SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\), sec. 19.	160.00 320.00	N 1 of M 1, CD 1 of CD 1 occ of	200.00
	200.00 640.00	Township 16, range 6:  NW. † of NE. ½ W. ½, sec. 1.  NE. † of NE. ½; S. ± of N. ½; N. ± of SW. ½; SE. ‡ of SW. ½; SE. ½, sec. 3.  E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; sec. 5.  N. ½; SW. ½; NW. ½ of SE. ½, sec. 7.  All sec. 9.	366.00 483.00
NE. 1 of NE. 1; SW. 1 of NE. 1; SE. 2 of NW. 1; N. 2 of SE. 2, sec. 23.  NW 1: S 1 sec. 25	200.00 480.00	E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½, sec. 5. N. ½; SW. ½; NW. ½ of SE. ½, sec. 7.	- 496, 00 534, 00
S. ½ of N.E. ½; N.W. ½; S. ½, sec. 27. E. ½; N. ½ of N.W. ½; N.E. ½ of S.W. ½; S. ½ of S.W. ½, sec. 29. N.E. ½ of N.E. ½; N.W. ½ of S.W. ½, sec. 31.	560.00 520.00	NE. 1; E. 1 of NW. 1; SW. 1 of SW. 1; NE. 1 of SW. 1; N. 1 of SE. 1,	640.00
All sec. 33	81.00 640.00 160.00	Sec. 11	400.00 300.00
NW, ½, sec. 35.  Township 20, range 4:  W, ½ of E, ½; SE, ½ of NE, ½; W, ½; NE, ½ of SE, ½, sec. 1.	558.00	NE. ‡; E. ½ of NW. ‡; SW. ‡ of SW. ½; E. ½ of SE. ½, sec. 13. NW. ‡ of NE. ‡; S. ½ of NE. ‡; S. ½, sec. 15. E. ½; N. ½ of NW. ‡; SW. ½ of SW. ½, sec. 17. All sec. 19.	440. 00 440. 00 664. 00
All sec. 3	637.00 238.00	NW. 1; SE. 1 of SE. 1, sec. 21	200.00 640.00
N. \$ of NE. \$; SW. \$ of NE. \$; N. \$ of SE. \$; SW. \$ of SE. \$; sec. 0.  Lots 1, 2, 3, sec. 7.  NE. \$; S. \$ of NW. \$; SW. \$; W. \$ of SE. \$ \$, sec. 9.  NE. \$; N. \$ of NW. \$ \$, sec. 11.  SE. \$ of NE. \$; N. \$ of NW. \$; SE. \$ of NW. \$; N. \$ of SW. \$; SW. \$ of SW. \$; NE. \$ of SE. \$ \$, sec. 15.  S. \$ of N. \$; E. \$ of SW. \$; SE. \$ \$, sec. 17.  NE. \$; E. \$ of W. \$; N. \$ of SE. \$; lot 2, sec. 19.  N. \$; SW. \$; NE. \$ of SE. \$ \$, sec. 21.  W. \$ of NW. \$ \$ sec. 23.	11.00 480.00	E. ½ of SE. ¼, sec. 25. N. ½ of NE. ½; NW. ½; N. ½ of SW. ½, sec. 27. N. ½; SW. ½; N. ½ of SE. ¼; SW. ½ of SE. ½, sec. 29. All sec. 31	80. 00 320. 00
NE. \(\frac{1}{2}\); N.\(\frac{1}{2}\) of NW.\(\frac{1}{2}\); sec. \(\frac{1}{2}\).  SE.\(\frac{1}{2}\) of NE.\(\frac{1}{2}\); N.\(\frac{1}{2}\) of NW.\(\frac{1}{2}\); SE.\(\frac{1}{2}\) of NW.\(\frac{1}{2}\); N.\(\frac{1}{2}\) of SW.\(\frac{1}{2}\); SW.\(\frac{1}{2}\)	240.00	N. ½; SW. ¼; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 29. All sec. 31.	660.00 654.00
of SW. ‡; NE. ‡ of SE. ‡, sec. 15 S. ‡ of N. ½; E. ‡ of SW. ‡; SE. ‡, sec. 17	320.00 400.00	All sec. 35	240.00 640.00
N. 1; S. 2; N. 2; N. 2; N. 4; Ol S. E. 2; lot 2, sec. 19. N. 1; S. V. 2; N. E. 2 of S. E. 2; sec. 21.	425, 00 520, 00 80, 00	Township 17, range 6: N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; NW. ¼ of SE. ½; lots 2, 3, 4, sec. 1.	400.00
W. ½ of NW. ½, sec. 23.  NW. ½; N. ½ of SW. ½; NE. ½ of SE. ½, sec. 27.  N. ½; SW. ½; sec. 29.  SW. ½; of NW. ½; SW. ½; lot 2, sec. 31.  NE. ½; W. ½ of NW. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 33.  SE. ½ of NE. ½; S. ½ of SW. ½; SE. ½; sec. 35.	280.00 480.00	SW 4 sec 3	402. C0 160. 00 326. 00
SW. 1 of NW. 1; SW. 1; lot 2, sec. 31. NE. 1; W. 1 of NW. 1; SW. 1 of SW. 1; SE, 1 of SE, 1, sec. 33.	229.00 320.00	N. §, sec. 5. SE. § of NE. §; N. § of NW. §; SW. § of NW. §; NE. § of SE. §, sec. 7. SE. § of NE. §; S. §, sec. 9. N. §; N. § of SW. §; E. § of SE. §, sec. 11. Lots 2. 3 sec. 13.	202.00 360.00
we are a second of the second	280.00		480.00 36.00
N. 1 of NE. 1; NW. 1 of NW. 1, sec. 1 N. 1; N. 1 of SW. 1, sec. 3.	120.00 365.00		320.00 278.00
N. ½; N. ½ of SW. ½, sec. 3. NE ½; N. ½ of NW. ½, sec. 5. W. ½ of NE. ½; NW. ½; S. ½, sec. 23. All sec. 25.	236, 00 500, 00	NW. 4 of NE. 4: E. 2 of W. 4: NW. 4 of SE. 4: lot 2, sec. 17. Lots 2, 3; W. 4: NW. 4 of SE. 4; sec. 19. N. 4 of NE. 4: SE. 4 of NE. 4: NE. 4 of SE. 4: S. 4 of SE. 4, sec. 21. E. 5 of SE. 4: lots 4, 5, 6, sec. 23. NW. 4 of NE. 4: E. 5 of NW. 4: NW. 4 of SW. 4: lots 2, 3, 4, 5, 6, 7,	391.00 240.00
E. ½; E. ½ of SW. ½, sec. 35.	640.00 400.00		106.00 258.00
NW. ½ of NW. ½; S. ½ of NW. ½; SW. ½ of NE. ½; S. ½, sec. 1 E. ½; E. ½ of W. ½, sec. 11. NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; S. ½, sec. 13 SE. ½; W. ½ of NE. ½, sec. 23. N. ½; SE. ½, sec. 25.	480.00 480.00	NW. 1 of NE. 2; N. 1 of NW. 1; SW. 1 of NW. 1; N. 2 of SW. 2; S. 3 of SE. 1; SW. 1 of SW. 1, sec. 31. E. 2 of SW. 2; NW. 1 of SE. 1; S. 2 of SE. 1, sec. 35.	365.00
NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1; S. 2, sec. 13. SE. 1; W. 2 of NE. 1, sec. 23.	600.00 240.00	E. ½ of SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 35	200.00
Township 20, range 4:	480.00	E. 2 of SW. 3, N.W. 2 of SE. 2, S. 2 of SE. 2, sec. 35.  Township 18, range 6;  W. 1 of NW. 1; lot 7, sec. 1  N. 5; N. 4 of S. 4; SE. 2 of SE. 3, sec. 3.  N. 5; N. 5 of SW. 2; SE. 2 of SW. 2; SE. 3, sec. 5.  S. 5 of NE. 1; NW. 4; S. 4, sec. 7.	115.00 570.00
NE. ½ sec. 1. SE. ½ of SE. ½, sec. 13. Township 16, range 5:	160.00 40.00	N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 5.  S. ¾ of NE. ½; N. ½; S. ½, sec. 7.  NW. ¾ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 9.  E. ½; SE. ½ of NW. ½; E. ½ of SW. ½, sec. 11.  NW. ¾ of NE. ½; S. ½ of NE. ½; N. ½ of NW. ½; SE. ¼ of NW. ½; NE.  ¾ of SW. ½, sec. 13.	668. 00 584. 00
NW. 1; W. 2 of 8W. 2, sec. 7. Lots 4, 5, 6, sec. 27	268.00 12.00	E. 4: SE. 4 of NW. 4; E. 3 of SW. 3, sec. 11. NW. 3 of NE. 4: S. 4 of NE. 4: N. 4 of NW. 4: SE. 4 of NW. 4: NE.	280.00 440.00
SW, ½ of NW, ½; lot 8, sec. 29. NE, ½ of SW, ½, sec. 31.	65.00	1 of SW. 1, sec. 13. N. 1 of NW. 1; SW. 1 of NW. 1; NW. 1 of SW. 1, sec. 15.	280.00 160.00
Lot 2, sec. 33. Township 17, range 5:	13.00	N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 15	640.00 665.00
Lots 2, 3, sec. 27. Township 18, range 5: SW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \), sec. 7.	1.00	All sec. 21 Lots 3, 4; NE. ½ of SW. ½; S. ½ of S. ½, sec 23 N. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 25	640.00 248.00
Sw. 4 of SW. 4, sec. 15 NW. 4 of NW. 4, sec. 15	40.00 11.00 40.00	All Sec. 2/	600.00 640.00 640.00
SW. 1 of SE. 1, sec. 17. SW. 2 of NW. 1; W. 2 of SW. 1, sec. 23. SW. 4 of NW. 1, sec. 25.	40.00 120.00	All sec. 29 All sec. 31 All sec. 33.	665. 00 646. 00
NE. ± 01 SE. ±, sec. 27	40.00 40.00	W. ½ of E. ½; W. ½; SE. ½ of SE. ½, sec. 35	525.00
SW. ‡ of NW. ‡, sec. 29 E. ‡ of NE. ‡, sec. 33	40.00 80.00	All sec. 1. All sec. 3.	639.00 637.00
NE. \(\frac{1}{4}\) of SE. \(\frac{1}{4}\); S. \(\frac{1}{4}\) of SE. \(\frac{1}{4}\); lots 4, 5, 6, sec. 35	180.00	All sec. 5. All sec. 7. N. L. S. W. L. S. L. G. P.	644.00 638.00
N. ½ ôf NE. ¼; W. ½; W. ½ of SE. ½, sec. 1. All sec. 5. All sec. 7.	481.30 630.00	N. ½; SW. ½; S. ½ of SE. ½, sec. 9. N. ½; N. ½ of SW. ½; SW. ½ of SW. ½; E. ½ of SE. ½, sec. 11. All sec. 13.	560.00 520.00
NW. 1 of NE. 1: NE. 2 of NW. 1: W. 1 of W. 1: SE. 1 of SW. 1: S.	641.00 360.00	All sec. 17.	640. 02 640. 00 640. 00
1 of SE. 1, sec. 9 N. 4 of NE. 2; SE. 2 of NE. 2; N. 2 of SE. 2, sec. 11. Lot 7, sec. 13.	200.00	All sec. 19.	640. 00 640. 00
W. ½ of W. ½; SE. ½ of SW. ½; SW. ½ of SE. ½, sec. 15. N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 17.	240.00 600.00	All sec. 23. All sec. 25.	640. 00 640. 00
All sec. 19. N. 3; SW. 4; W. 3 of SE. 3, sec. 21.	640.00 560.00	All sec. 27 All sec. 29	640. 00 640. 00
SW. 4 of NW. 4; SW. 4; W. 4 of SE. 4, sec. 27.	280.00 640.00	All sec. 31 All sec. 33 All sec. 35	640.00 640.00
All sec. 31. All sec. 33.  Township 20, range 5:	645. 00 640. 00	Township 20, range 6:	640. 00 564. 00
All sec. 3	635.00	N. ½; N. ½ of SW. ½; SE. ½, sec. 1. N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 3 All sec. 5.	607. 00 640. 00
All sec. 5. E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; S. ½ of SW. ½, sec. 7. All sec. 9. W. 1. letter 2. 2. 4. 5. and 11.	644.00 525.00 640.00	All sec. 7. All sec. 9. N. ½ of NE. ½; SW. ½ of NE. ½; E. ½ of W. ½; SW. ½ of SW. ½; SE. ½,	636.00 640.00
W. ½; lots 2, 3, 4, 5, sec. 11. Lots 1, 6; W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½, sec. 15. NE. ½; E. ½ of NW. ½; S. ½, sec. 17.	412.00 419.00	N. ½ of NE. ½; SW. ½ of NE. ½; E. ½ of W. ½; SW. ½ of SW. ½; SE. ½, sec. 11.  All sec. 13.	480.00
	560.00 648.00	All Sec. 15	640.00 640.00
N. ½ of NE. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 21 W. ½ of NW. ½; SE. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 23 N. ½; SW. ½; N. ½ of SE. ½; sec. 27 NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; SW. ½; NE. ½ of SE. ½, sec. 29 All sec. 31	360.00 360.00	All sec. 17.  NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; N. ½ of SE. ½, sec. 19.  All sec. 21.	640. 00. 360. 00 640. 00
NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; SW. ½; NE. ½ of SE. ½, sec. 20 All sec. 31	560.00 480.00	All sec. 23. N. ½, sec. 25	640.00 640.00 320.00
All sec. 33. All sec. 35.	647.00 640.00 640.00	S. & of NE. 4: SE. 4 of NW. 4: NE. 4 of SW 4: S. 4 of SE 4: lots	
Township 21 range 5:	600.00	2, 3, sec. 7. S. ½ of N. ½; S. ½, sec. 9. S. ½ of N. ½; S. ½, sec. 11.	315.00 480.00
N. \(\frac{1}{2}\), N. \(\frac{1}{2}\) SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\), sec. \(\frac{1}{2}\).  Lots 2, 3, 4, sec. 3.  Lot 1, sec. 5.	122.00 41.00	All sec. 13.	480.00 612.00 640.00
			0.20.00

Township 15, range 7—Continued.	Acres.	Township 16, range 8—Continued.	Acres.
All sec. 17. All sec. 19.	640. 00 633. 00	All sec. 17. NE. ½ of NE. ½; NE. ½ of NW. ½; NE. ½ of SE. ½; S. ½ of SE. ½; lots 1. 2. co. 10.	640.00
All sec. 21	640.00	A; #; U; OUU+ AU	303.00
All sec. 23	640. 00 639. 00	All sec. 21 All sec. 23	640.00
All sec. 27 All sec. 29.	640. 00 640. 00	All sec. 25	659.00 656.00
All sec 31	758.00	All sec. 27 NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 29. E. ½, sec. 31.	600.00
NW. 1; lots 1 to 12, inclusive, sec. 33 NE. 1; SE. 1 of NW. 1; NE. 1 of SW. 1; N. 2 of SE. 1; lot 2, sec. 35	549. 00 366. 00	E. ½, sec. 31. All sec. 33.	320.00 640.00
Township 16, range 7:	67.4.00	N. ½: NW. ½ of SE. ½, sec. 35 Township 17, range 8:	360.00
S 1: lots 1 2 3 4 sec. 3	614.00 513.00	All sec. 1	614.00
SE. 2: N. 4 of SW. 1: SE. 1 of SW. 1; lots 1, 2, 3, 4, sec. 5 N. 1 of NW. 1: SW. 1; NW. 4 of SE. 1; S. 4 of SE. 1, sec. 7.	388.00 377.00	N. ½: NW. ½ of SW. ½; S. ½ of SW. ½; SW. ½ of SE. ½, sec. 3	485.00 646.00
NE. 4; SE. 4 OI NW. 4; N. 4 OI SE. 4, Sec. 11	280.00	E. 1; N. 1 of NW. 1; SE. 1 of NW. 1; NE. 1 of SW. 1, sec. 9	480.00
All sec. 13. Lots 1 to 12, inclusive, sec. 15.	640. 00 562. 00	All sec. 11. All sec. 13.	640.00
S. j, sec. 19.	329.00 774.00	N. ½; SE, ¼, sec. 17	480.00 640.00
All sec. 23	628.00	All sec. 23	640.00
All sec. 25	640. 00 640. 00	All sec. 27	640.00 640.00
All sec. 29. NE. ½ S. ½, sec. 31.	640. 00 489. 00	E. ½ of E. ½, sec. 33. All sec. 35	160.00 640.00
All sec. 33	753.00	Township 18 range 8	
All sec. 35.  Township 17, range 7:	627.00	NW. 1 of NE. 1; NW. 1; W. 2 of SW. 1, sec. 1.	281.00 642.00
N. 1; SW. 1, sec. 1	480.00		640.00 600.00
All sec. 3.	640. 00 617. 00	N. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 11 S. ½ of NE. ½; W. ½ of NW. ½; E. ½ of SW. ½; SE. ½, sec. 13. N. ½; S. ½ of SW. ½; NE. ½ of SE. ½, sec. 15. W. ½; NE. ½, sec. 17.	400.00
All sec, 7.	642, 00 640, 00	W. 1; N.E. 1, sec. 17.	440.00 480.00
A11 sec 11	.640. 00 360, 00	All Sec. 19	636, 00 520, 00
SW. ½ of NW. ½; S. ½, sec. 13. All sec. 15.	640.00	NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SB. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\), sec. 23	400.00 640.00
All sec. 17. NW. ½ of NE. ½; NW. ½; S. ½ of S. ½, sec. 19.	640. 00 362. 00	All sec. 25 All sec. 27	640.00
	640, 00 240, 00	W. ½ of NE. ½; NW. ½; S. ½, sec. 29. All sec. 31.	560.00 640.00
N. ½ of N. ½; SE. ½ of NE. ½; SW. ½ of NW. ½, sec. 23. NE. ½; S. ½, sec. 25.	480.00	All sec. 33. N. ½; SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 35	640.00
NE. 4; S. 4; sec. 25. NW. 2 of NW. 4; S. 2 of SW. 2; SE. 2, sec. 27. E. 2 of NE. 4; W. 3 of W. 4; SE. 2, sec. 29.	280.00 400.00	Township 19, range 8:	
N.E. 4: W. 4. Sec. 31	482.00	All sec. 1. Lots 10, 11; W. ½ of SE. ½, sec. 3.	844.00 160.00
All sec. 33.	640. 00 640. 00	All sec. 5. N. ½ of N. ½; SE. ½ of NE. ½; SE. ½ of SE. ½, sec. 11.	785, 00 240, 00
Township 18, range 7: All sec. 1	696.00	NE. 1: N. 2 of NW. 1; SE. 2 of NW. 1; NE. 2 of SE. 2, sec. 13	320.00
N. §; SE. §, sec. 3. N. §, sec. 7.	533, 00 313, 00	Township 15, range 9: E. ½: SE, ½ of NW, ½; E. ½ of SW, ½, sec. 13. E. ½: E. ½ of W, ½, sec. 25.	440.00
All sec. 9	640.00	E. ½; E. ½ of W. ½, sec. 25. Township 18, range 9:	480.00
All sec. 9.  NE. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 11.  All sec. 13.	480. 00 640. 00	SE. 1, sec. 23	160.00
All sec. 15	640.00 640.00	All sec. 25. 8. ½ of SE. ½, sec. 33.	640.00 80.00
All sec. 19	633.00	All sec. 35. Township 19, range 9:	640.00
All sec. 21	640.00 640.00	SW. 1: lots 1 to 11, inclusive, sec. 1	585.00
All sec. 25. All sec. 27.	640. 00 640. 00	Lots 1, 2, 3, 4; NE. ½ SW. ½; SE. ½ sec. 3	353. 00
All sec. 29. All sec. 31.	640. 00 638. 00	fotal, Lane County.	299, 606.00
All sec. 33.	640.00 640.00	[South of base line and west of Willamette meridian.]	
All sec. 35.  Township 19, range 7:		Township 23, range 1: SW. ½ sec. 35.	160.00
All sec. 1.	641. 00 646. 00	Township 24, range 1: S. ½ NE. ½; SE. ½ NW. ½; S. ½ sec. 1	440.00
Lots 1, 4; SE, ½ of NE, ½; S, ½, sec. 5	402.00 391.00	All san 3	640.60
All sec. 9.	630.00 640.00	NE \( \frac{1}{2} \) SE. \( \frac{1}{4} \) SE. \( \frac{1}{2} \) Sec. 5.  Lots \( \frac{1}{2} \) to 20, inclusive; SE. \( \frac{1}{2} \) sec. 7.	120.00 913.08
All sec. 11. All sec. 13.	640.00	All sec. 9. All sec. 11	640.00 640.00
All sec. 15. All sec. 17.	640.00 640.00	All sec. 13	640.00
NE. 1: lot 1, sec. 19. Lots 1, 2, 6, 7, 8, 9, 10, 11, 12, 15, 16, sec. 21.	182.00 428.00	All sec. 15. All sec. 17.	640.00 640.00
A 11 Sec. 23	640, 00	Lots 1 to 20, inclusive; E. ½ sec. 19	1,144.45 640.00
N. ½ of NE. ½; S. ½ of SE. ½, sec. 25. All sec. 27.	160.00 640.00	All sec. 23	640.00
All sec. 35	640. 00	All sec. 25. All sec. 27	640.00 640.00
Township 20, range 7: All sec. 1.	727.00	All sec. 29. Lots 1 to 20, inclusive; E. ½ sec. 31.	640.00 1,198.15
All sec. 3	746. 00 640. 00	All sec. 33. All sec. 35.	640.00 640.00
N. 4, sec. 13 N. 4 of NE. 4, sec. 15.	320. 00 80. 00	Township 25, range 1:	
· Township 15, range 8:		All sec. 1 All sec. 3	641.84 642.48
S. 4 of N. 4; S. 4, soc. 7 SW. 4 of NE. 1; S. 4 of NW. 4; SW. 2; NW. 2 of SE. 2; S. 4 of SE. 2,	468.00	All sec. 5. Lots 1 to 20, inclusive; E. ½ sec. 7.	643.68 1,085.04
sec. 9. 8. ½ of N. ½; S. ½, sec. 11.	400.00 480.00	All sec 9	640.00
All son 13	640.00	All sec, 11. All sec, 13.	640. 00 €40. 00
All sec. 15 All sec. 17	640.00 640.00	All sec. 15. All sec. 17.	640.00
All sec. 19	622.00 640.00	Lots 11, 12, 13, 14, 16, 17, 18, 19, 20; SE. 1/2 sec. 19	511, 61
All sec. 21 All sec. 23	640.00	All sec. 21	€40.00 €40.00
All sec. 25	640.00 640.00	All sec. 25 All sec. 27	640.00 640.00
All sec. 29 All sec. 31	640.00 627.00	All sec. 29 Lots 1 to 20, inclusive; E. 4 sec. 31	1,088.60
All sec. 33	640.00	All sec. 33	£40.00
All sec. 35. Township 16, range 8:	640.00	All sec. 35. Township 30, range 1:	£40.00
All sec. 1.	656.00 681.00	All sec. 1 All sec. 7	689.52 689.59
All sec. 5. E. 4; SE. 1 of SW. 2; lots 1, 2, 4, sec. 7.	729, 00 456, 00	NE. ‡; SW. ‡; N. ‡ of SE. ‡, sec. 9.	400.00
All sec. 9	640.00	All sec. 13 All sec. 13 NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 15	640.00
All see, 13.	640, 00 656, 00	All sec. 17	640.00
All sec. 15	651.00	All sec. 19	641.12

rnship 30, range 1—Continued. All sec. 21	Acres. 640.00	Township 25, range 3—Continued. All sec. 13.	Acres. 640.00
All sec. 27 All sec. 29	640.00 640.00	W. ½, sec. 17	320.00 630.51
All sec. 31	640. 26	NE. 1: S. 1, sec. 23	480.0
All sec. 33	640.00 640.00	All sec. 25	640. 00 640. 00
vnship 31, range 1:	633. 62	All sec. 29. SW. 1 of NE. 1; S. 1 of NW. 1 N; E. 1 of SW. 1; NW. 1 of SE. 1, sec. 31.	640. 0 197. 9
All sec. 5 N. ½ of NE. ½; W. ½ of NW. ½; SW. ½; N. ½ of SE. ½, sec. 7 SW. ½, sec. 17	392.48	All sec. 33	640.0
N E. 4, N E. 4 OI N W 4, 8 4 OI N M 4, 8 4 866 18	160.00 595.71	All sec. 35. Township 26, range 3:	640.0
N. 4: SE. 4; sec. 21 NW. 1 of NE. 1; S. 1 of NE. 2; NW. 1; S. 2; sec. 29.	480.00	E. 1; N. 2 of NW. 2; SE. 2 of NW. 2; S. 3 of SW. 2, sec. 1	521.5
NW. 2 of NE. 2; S. 2 of NE. 2; NW. 2; S. 2, sec. 29	640.00	E. ½ N. ½ of NW. ½; SE. ½ of NW. ½; S. ½ of SW. ½, sec. 1.  N. ½ of NE. ½; NW. ½, sec. 3.  SE. ½ of SW. ½; SE. ½, sec. 9.	233. 9 200. 0
NE. 1 of NE. 1; S. 1 of NE. 1; S. 1, sec. 33	440.00	S. 4. Sec. 11	323.3
vnship 32, range 1: Lots 1, 2, 3, 4, 5, 6, and 12, sec. 1	199.80	All sec. 13	643.6
Lots 1, 2, 3, 4, 5, 6, and 12, sec. 1.  Lots 1 to 16, inclusive; S. ½, sec. 3.  Lots 1 to 12, inclusive; S. ½, sec. 5.	872.86	All sec. 15. E. ½ of NE. ½, NE. ½ of SE. ½, sec. 21	120.0
All sec. 7	825. 02 616. 64	All sec. 23 All sec. 25	640. 0 640. 0
All sec. 9	640.00	N. ½; N. ½ of SW. ½; N. ½ of SE. ½, sec. 27. N.E. ½ of SE. ½; S. ½ of SE. ½, sec. 33.	440.0
W. ½, sec. 11. All sec. 15.	320.00 640.00	NE. ½ of SE. ½; S. ½ of SE. ½, sec. 33.  All sec. 35.	120.0 640.0
All sec. 17	640.00 306.71	Township 27 range 3.	020.0
N. ½, sec. 19. NE. ½ of NE. ½, sec. 21.	40.00	N. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of SW. \(\frac{1}{2}; \) SE. \(\frac{1}{2}, \) sec. \(1\)  W. \(\frac{1}{2}\$ of NE. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of NW. \(\frac{1}{2}; \) S. \(\frac{1}{2}\$ of SW. \(\frac{1}{2}; \) SE. \(\frac{1}{2}, \) sec. \(3\)  NE. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of NW. \(\frac{1}{2}; \) S. \(\frac{1}{2}\$, sec. \(3\)  NE. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of NW. \(\frac{1}{2}; \) S. \(\frac{1}{2}\$, sec. \(3\)  NE. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of NW. \(\frac{1}{2}; \) S. \(\frac{1}{2}\$, sec. \(3\)  NE. \(\frac{1}{2}; \) E. \(\frac{1}{2}\$ of NW. \(\frac{1}{2}; \) S. \(\frac{1}{2}\$, sec. \(7\)  All zec. \(0\)	554. 4 401. 4
wnship 23, range 2: NW. ½, of SW. ½; SE. ½, sec. 33	200.00	NE. 1; E. 1 of NW. 1; S. 1, sec. 7.	561.9
S. 1, sec. 35.	320.00	All SCC S	648.0
wnship 24, range 2: All sec. 1	638, 40	Lots, 4, 5, 6, 9, 11, 12, 13, 14, 15, 16, sec. 11.	407.7 640.0
All sec. 3	639. 40	All-sec. 15	640.0
All sec. 11	640.00 640.00	Ali sec. 17 Ali sec. 19	640.0 635.2
All sec. 13 E. ½, sec. 15	320.00	All sec. 21	640.0
All sec. 23 All sec. 25	640.00 640.00	All sec. 25.	480.0 640.0
All sec. 33	638.68	W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 27.	520.0
All sec. 35 rnship 25, range 2:	640.00	All sec. 25.  W. j of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 27.  All sec. 29.  All sec. 31.  E. ½; SE. ½ of NW. ½; E. ½ of SW. ½, sec. 35.	640.0
Lots 1 to 20, inclusive; S. ½, sec. 1.  Lots 1 to 20, inclusive; S. ½, sec. 3.	1,036.32	E. ½; SE. ½ of NW. ½; E. ½ of SW. ½, sec. 35	440.0
Lots 1 to 20, inclusive; S. ½, sec. 3.  Lots 1 to 20, inclusive; S. ½, sec. 5.	1,065.48 1,067.60	Township 28, range 3: NW. ½, sec. 19.	152.8
All sec. 7	510.56	SW. 1, sec. 31	160.0
All sec. 9	640.00 160.00	Township 29, range 3; All sec. 1.	631. 8
SW. 1, sec. 11. NW. 1 of NW. 1; SE. 1 of SW. 1; SW. 1 of SE. 1, sec. 13	120.00	All sec. 3	591.1
All sec. 15	640.00 640.00	All sec. 5. All sec. 7.	572. 8 606. 5
All sec. 19	533. 12	Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, sec. 9	616. 1
All sec. 21	640. 00 640. 00	All sec. 11 All sec. 13	640. 0 640. 0
All sec. 25	640.00	Lots 1, 2, 3, 5 6, 7, 9, 10, 11, 13, 15, 16, sec. 15 N. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 17	492.0
All sec. 27 All sec. 29	640. 00 640. 00	N. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 17 NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 21.	400. 0 480. 0
All sec. 31	612. 37	All sec. 23	640.0
All sec. 33	617. 48 626. 04	All sec. 25. All sec. 27.	640.0
vnship 26, range 2:	020.01	All sec. 29.	024. 4 640. 0
All sec. 1 All sec. 3	642. 84 638. 84	All sec. 31 Lots 1, 3, 4, 5, 6, 7, 8, 9, 10, 14, 15, 16, sec. 33.	634. 2 490. 2
All sec. 5	635.18	All sec. 35	640. 0
All sec. 7 All sec. 9	636. 80 640. 00	Township 30, range 3: Lots 1, 2, 3, 4; S, 4, sec. 1	398.7
All non 11	640,00	Lots 1, 2, 3, 4; S. ½, sec. 1 Lots 1, 2, 3, 4; S. ½, sec. 3 Lots 1, 2, 5; NE. ½ of SE. ½; S. ½ of S. ½, sec. 5.	401.0
All sec. 13 N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½, sec. 15 N. ½ of SE. ½; SE. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 17 NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 23.	640. 00 600. 00	Lots 1, 2, 5; N.E. ½ of S.E. ½; S. ½ of S. ½, sec. 5	251. 8 449. 5
N. f of NE. 1; SE. 1 of NE. 1; NW. 1; N. 1 of SW. 1; SW. 1 of SW. 1;		All sec. 9	625. 2
NE. ½ Of SE. ½, sec. 17. NE. ½: NE. ½ of NW. ½: S. ¾ of NW. ¾: S. ¾ sec. 23.	440. 00 600. 00	All sec. 11. All sec. 13.	640. 0
All sec. 25		All sec. 15.	640. 0
SE. 1, sec. 35	160.00	All sec. 17. N. ½ of NE. ½; SE. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½,	640. 0
All sec 1	647. 60	800. 19	401.6
N. 1; NW. 1 of SW. 1; SE. 1 of SW. 1; S. 1 of SE. 1, sec. 3	488. 28 649. 34	All sec. 21 All sec. 23	640. 0 640. 0
NW. 4, sec. 7. riship 30, range 2;	156, 80	All sec. 23.  NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\), of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\), Sec. 25.  N. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); lots 1, 2, 3, 4, 5, 6, 7, 8, 9; S. \(\frac{1}{2}\) of S. \(\frac{1}{2}\), sec. 29.	480.0
All sec. 13	640.00	N. 4 of NE. 4; lots 1, 2, 3, 4, 5, 6, 7, 8, 9; S. 4 of S. 4, sec. 29	400. 0 343. 8
S. ½, sec. 15. E. ¼, sec. 21.	320.00 320.00	All sec. 31 N. ½ of NE. ½; NW. ½; S. ½, sec. 32 NE. ½; S. ½ of NW. ½; S. ½, sec. 35.	598.7
All sec. 23	640.00	NE. 1; S. 1 of NW. 1; S. 1, sec. 35.	493. 5 495. 8
All sec. 25. All sec. 27.	640.00 640.00	Township 31, range 3:	
All sec. 29.	640.00	All sec. 1. All sec. 3.	799.1 806.1
All sec. 29. NE. 1 of NE. 1; S. 1 of NE. 1; S. 1 of NW. 1; S. 1, sec. 33	520.00	All sec. 5.	814.
all Sec. 30	640.00	All sec. 7. All sec. 9.	610.
NE. 1; NE. 1 of NW. 1; S. 2 of NW. 1; W. 2 of SW. 1, sec. 1	361.35 201.06	All sec. 11	640.0
W. 1, sec. 9.	160.00	All sec. 13. All sec. 15.	640. (
W. 1 of NE. 1; S. 1 of NE. 1; NW. 1; N. 1 of SW. 1; SW. 1 of SW. 2;	too as	All sec. 17	€40.€
NW. 1 osc. 9.  NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1; N. 2 of SW. 1; SW. 2 of SW. 1;  N. 3 of SE. 1; SE. 2 of SE. 2 sec. 11.  NE. 1; N. 3 of NW. 2; SE. 3 of NW. 2; NE. 2 of SW. 1; S. 2 of SW. 1;  N. 3 of SE. 2; SW. 2 of SE. 2, sec. 13.	520.00	All sec. 19. All sec. 21.	657. 2 €09. 0
N. ½ of SE. ½; SW. ½ of SE. ½, sec. 13. E. ½, sec. 15.	520.00 160.00	All sec. 23	640. (
All sec. 23	640.00	All sec. 25. All sec. 27.	640.0
3. 4; N. 4 of NW. 1; S. 4 of SW. 1, sec. 25	480.00	A 11 non 00	640.0
nship 24, range 3: W. ½ of NE. ½; W. ½, sec. 5	408.34	N. 4; N. 4 of SW. 4; SE. 4 of SW. 4; SE. 4 sec. 23	128. 4 600. 0
All sec. 7	633.00	All sec. 25 Lots 1, 2, 3, sec. 31 N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 33 All sec. 35 Township 32 range 3:	640.0
N. ½ of W. ½, sec. 9 E. ½ of NE. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 15.	160.00 200.00	Township 32, range 3: All see. 3.	640.0
E. ½ of NE. ½; NW. ½ of SE. ½; S. ½ of SE. ¼, sec. 15. E. ½ of NE. ¼; W. ½ of SE. ½, sec. 17.	160.00	All sec. 5.	640.0
	317. 28 120. 00	All sec. 7. All sec. 9	644. 1 640. 0
W. 4, sec. 19. SE, 4 of NW, 2: N. 4 of SW, 4, sec. 21.			
W. ½, sec. 19. SE. ½ of NW. ½; N. ½ of SW. ½, sec. 21. NW. ½ of NW. ½, sec. 23.	40.00	All sec. 11.	640.0
W. 4, sec. 19 SE. 4 of NW. 4; N. ½ of SW. 4, sec. 21 NW. 4 of NW. 4 sec. 23 N. 4 of N. 4; SW. 4 of NE. 4; SE. 4 of NW. 4; S. 4 of SE. 4, sec. 31 nship 25, range 3:	321. 23	All sec. 15	640.0
W. \(\frac{1}{2}\), sec. 19  SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\), N. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 21  N. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\), sec. 23  N. \(\frac{1}{2}\) of N. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 31.  SW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\), sec. 3.  S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 5.  E. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 7.  NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 7.		All sec. 11. All sec. 15. All sec. 17. Township 21, range 4: S. ½ of NW. ½; S. ½, sec. 5. All sec. 7.	

	MANUAL.		
Township 21, range 4—Continued.	Acres.	Township 29, range 4—Continued.	Acres.
W. ½ of NE. ½; E. ½ of NW. ½; NW. ½ of SE. ½, sec. 19. SW. ½; N. ½ of SE. ½, sec. 21	200, 00- 240, 00	NW. \(\frac{1}{2}\) NW. \(\frac{1}{2}\) NW. \(\frac{1}{2}\) Of NW. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of W. \(\frac{1}{2}\); M. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 7.  Lots 1 to 16, inclusive, sec. 9.  All sec. 11.	319. 12 612. 64
SW. ½; N. ½ of SE. ½, sec. 21 N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 27. N. ½ of SW. ½, sec. 29 N. ½ of SW. ½; SW. ½ of SW. ½; S. ½ of SE. ½, sec. 31 E. ½; S. ½ of SW. ½, sec. 33. NW. ½; W. ½ of SW. ½, sec. 35.	600, 00 80, 00 204, 04	Ali sec. 13	650. 64 640. 00 560. 00
E. §; S. § of SW. §, sec. 33.  N.V. 1: W. 1 of SW. 1 sec. 35	400.00 240.00	N. †; SW. †; N. † of SE. †; sec. 15. SW. † of NE. ‡; N. † of SW. ‡; NW. † of SE. ‡; lots 1 to 10, inclusive, sec. 17.	
1 DWHSHIO 22, Tange 4.	160.00	Sec. 14.  NE. ½; N. ½ of NW. ½; E. ½ of SE. ½; lot 3, sec. 19.  SE. ½ of SW. ½; S. ½ of SE. ½; lot 1, 3, 4, 5, 6, sec. 21.  SW. ½ of SW. ½; SE. ½; lot 4, sec. 23.  E. ½ of E. ½; NW. ½; W. ½ of SW. ½, sec. 25.  All sec. 27.  S. ½ of SW. ½; SE. ½, sec. 29.  N. ½ of NW. ½; SE. ½ of SW. ½; fractional W. ½ of NW. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½, sec. 31.  All sec. 33.	358.60 268.05
SW, \(\frac{1}{2}\), sec. 3 NE, \(\frac{1}{2}\) of NE, \(\frac{1}{2}\); S. \(\frac{1}{2}\) of N. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of SW, \(\frac{1}{2}\); SE, \(\frac{1}{2}\) of SE, \(\frac{1}{2}\), sec. 5 All sec. 7.	316.24 677.44	SW. ½ of SW. ½; SE. ½; lot 4, sec. 23 E. ½ of E. ½; NW. ½; W. ½ of SW. ½, sec. 25.	249. 74 400. 00
E. ½; N. ½ of NW. ½; S. ½ of SW. ½, sec. 9 W. ½ of W. ½, sec. 11	480.00 100.00	All sec. 27. S. b of SW, 4; SE, 4, sec. 29.	640.00 240.00
	640,00 80.00	N. 4 of NE. 4; SW. 4 of NW. 4; fractional W. 4 of NW. 4 of NW. 2; NW. 4 of SW. 4; S. 4 of SW. 4, sec. 31	248. 80
NE. † of SW. †; NW. † of SE. †, sec. 17. N; †; N. † of SW. †; SE. †, sec. 21. E. † of SW. †; E. † of NE. †; NW. †, sec. 23.	500.00 320.00 240.00	All sec. 33. N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 35. Township 30, range 4:	640, 00 600, 00
S. ½ of NW. ½; SW. ½, sec. 27. SE. ½ of NE. ½; N. ½ of S. ½, sec. 29. W. ½ of NW. ½, sec. 31.	200.00 99.00	Lots 1, 4, 9, sec. 1	64.00 510.41
S. 1 of SE. 1, sec. 33 N. 1; N. 1 of SW. 1; SE. 1, sec. 35	80.00 560.00	Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 13, 15, 16, sec. 5	635.58 113.19
Township 23, range 4: NW. ½; SE. ½; N. ½ of SW. ½; SE. ½ of SW. ½, sec. 1	440, 62	Lots 2, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, sec. 11	433. 49 223. 20
N. 1 of N.W. 4: S. 1 of S.W. 4, sec. 3.	. 100.06	Lots 1, 2, 7, 8, 9, 15, 16, sec. 15 Lots 10, 11, 14, 15, sec. 17	267. 45 118. 94
NE. 1 of NE. 1; S. 1 of S. 1; NW. 2 of SE. 1; sec. 7 NW. 2 of NE. 1; S. 4 of NE. 1; E. 1 of NW. 1; NE. 2 of SE. 1; S. 2 of SE. 1; sec. 9	320.00	Lots 7, 8, 9, 10, 11, 14, 15, 16, sec. 19 Lots 2, 3, 4, 6, 15, sec. 21	303.56 199.08
NE. 1 of NE. 1; S. 1 of NE. 1; NV. 1 of SE. 1; sec. 11. NE. 1; S. 1 of NW. 1; SW. 1; N. 1 of SE. 1; SW. 1 of SE. 1; sec. 13.	160,00 520,00	Lots 13, 14, 15, 16, sec. 23 Lots 1, 2, 4, 5, 7, 8, sec. 25. All sec. 27.	161. 95 143. 05 640. 00
SE. 2 of SE. 2, sec. 10.  All sec. 17.  N. P. 1, S. 1 of N.W. 1, N. 1 of S.W. 1, S.W. 1 of S.W. 1 sec. 19.	40,00 640,00 366,69	All and 00	625. 27 369. 36
All sec. 23.	640.00 640.00	NE 1; E 1; of NW 1; lots 1, 2, 3, 4, 5, 6, sec. 31 N. 1; lots 1, 2, 3, 4, sec. 33 W 1; of NE 1; NW 1; lots 1, 2, 3, 4, 5, 6, sec. 35.	368.20 357.61
SE. \(\frac{1}{2}\), sec. \(\frac{9}{2}\).  NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. \(11\).  NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); sec. \(13\).  All sec. \(17\).  NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); sec. \(19\).  All sec. \(27\).  NE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); sec. \(29\).  S. \(\frac{1}{2}\); sec. \(23\).	200.00 320.00	All sec. 1.	825.16
Township 24 ranga 4:	647.75	All sec. 5 All sec. 5	824. 08 811. 08 631. 96
All sec. 1	651.91 636.40	All sec. 9. All sec. 11	622. 88 631. 64
SW 1 of NE. 1; W. 1 of SE. 1; lots 3, 4, 5, 6, 7, sec. 5. N. 5; N. 1 of SW 1; SW 1 of SW 1; SE 1, sec. 9. All sec. 11 All sec. 13	307.53 600.00	All sec. 13	640.00 640.00
All sec. 13. All sec. 13. Fig. 1972 4, W. Laf N.W. 1, laft 4, 5, one 15.	641.32 636.52 198.00	All sec. 17	620.00 631.68
E. ½ of NE. ½; W. ½ of NW. ½; lots 4, 5, sec. 15. S. ½ of SE. ½; lot 4, sec. 23. N. ½; NW. ½ of SW. ½; SE. ½, sec. 25. NE. ½; S. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 29.	94.50 <sup>4</sup> 520.00	All 500, 40	627.56 631.20
	360.00 160.00	All sec. 25.  NE. \( \frac{1}{2} \) N. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); E. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \)	640.00 400.00
W. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; SW. ½, sec. 35	360.00	All sec. 29.	613. 55 644. 49
N. 1 of NE. 1; SW. 1 of NE. 1; NW. 1; NE. 1 of SW. 1; NW. 2 of SE.	366, 26	E. § of NE. §; W. § of NW. §; NW. § of SW. §; NE. § of SE. §, sec. 33.  All sec. 35.	240, 00 632, 80
SE, ½ of SW, ½, sec. 11 S, ½ of NE, ½; SE, ½, sec. 13.	40, 00 240, 00	Township 32, range 4: E. ½ of NE. ½; S. ½, sec. 1	400.00
NW. ½ of NW. ½; S. ½ of NW. ½; SW. ½; lots 3, 5, sec. 17. NE. ½ of NE. ½; S. ½ of NE. ½; S. ½ of S. ½; NE. ½ of SE. ½, sec. 19 S. ½ of SW. ½, sec. 21.	329.34 319.79 80.00	N. ½; lots 1, 2, 3, 4, 5, 6, 7, 8, sec. 3. N. ½ of N. ½; S. ½ of S. ½; sec. 5. E. ½ of E. ½; SW. ½ of SE. ½; lot 1, sec. 7.	636, 08 320, 00 239, 40
All sec. 23. N. ½; W. ½ of SW. ½; E. ½ of SE. ½, sec. 25.		All sec. 9.	566. 04 638. 92
All sec. 27	640.00	All sec. 13. All sec. 15.	640.00 640.00
1 of SW. 1; SE. 1, sec. 29. All sec. 35.	440.00 640.00	E. ½; E. ½ of NW. ½; lots 1, 2, 3, sec. 17. All sec. 19	442, 39 475, 30
Township 26, range 4: N. ½ of NE. ½, sec. 3.	80.80	All sec. 21 All sec. 23 All sec. 25	640. 00 640. 00 640. 00
Lot 5, sec. 7. Lot 9, 10, sec. 17. Lot 9, 10, sec. 17.	46.83 11.56 40.00	All sec. 27.  E. ½ of E. ½; E. ½ of W. ½ of NE. ½; W. ½ of E. ½ of NW. ½; W. ½ of NW. ½; E. ½ of SW. ½ of SE. ½, sec. 29.	640. 00
SW. ½ of SW. ½, sec. 23 NW. ½ of SE. ½, sec. 35 Township 27, range 4:		1 All sec 31	500.00 692.93
Tota 2 4: W 1 of W 1 sec 1	217. 42 43. 96	E. 4 of NE. 4; E. 4 of NW. 4 of NE. 4; NW. 2 of NW. 4; lots 3, 4, 6, 7, 9, 10, 11, 13, 17, sec. 33.	406.13
NE. ‡ of NE. ‡; lot 2, sec. 7. E. ‡ of NE. ‡; NW. ‡ of NW. ‡; SW. ‡ of SW. ‡; SW. ‡ of SE. ‡, sec. 11 NE. ‡; N. ‡ of NW. ‡; SE. ‡ of NW. ‡; N. ‡ of S. ½; SW. ‡ of SW. ‡,	200.00	Township 33, range 4: S. ½ of N. ½; SW. ½; N. ½ of SE. ½; lots 1, 2, 3, 4, sec. 5 All sec. 7	515. 68 632. 96
soc. 13. NE. ½ of NE. ½; SW. ½ of SE. ½, sec. 21. NE. ½ of NE. ½; S. ½ of NE. ½; E. ½ of SE. ½, sec. 23.	250.00	Township 21, range 5: Lot 1; S. ½ of N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 3 NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½ sec. 5	480.54
All sec. 25.  NW. ½ of NE. ½; SE. ½ of NE. ½; S. ½ of NW. ½; N. ½ of SW. ½; lots 1, 2, sec. 29.		NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; sec. 5. All sec. 7. NW. ½ of NE. ½; SE. ½ of NE. ½; E. ½ of NW. ½; W. ½ of SE. ½; E. ½	281. 96 646, 20
NW 1 of NW 4: NE. 1 of SE. 4: lot 8, sec. 31	96, 50	of SW. 4. sec. 13.	\$20.00 650, 20
N. ½ of NE. ½; SE. ½ of NE. ½, sec. 33	120, 00	All sec. 19.  NW. ½ of NW. ½, sec. 21.  S. ½ of NE. ½; E. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½; SW. ½	40.00
Township 28, range 4: All sec. 1	658.36 524.04	of SE, 4, sec. 25.  E. ½ of NK, ½; NE, ½ of SW, ½, sec. 27.  E. ½ of NW, ½; NE, ½ of SW, ½, sec. 29.  W. ½ of NW, ½, sec. 33.	320, 00 120, 00
S. ½ of N. ½; S. ½; lot 1, sec. 3 Lots 1, 2, 3, 4; SW. ½; E. ½ of SE. ½, sec. 5 NE. ½ of NE. ½; SE. ½ of NW. ½; lots 1, 2; E. ½ of SW. ½; N. ½ of SE.	286.52	E. † 01 NW. †, NL. † 01 SW. †, Sec. 29 W. † 01 NW. †, Sec. 33	120.00 80.00
1; SW. 1 of SE. 1, sec. 7. All sec. 9	360.80 640.00	Township 22, range 5: All sec. 1. SW. ½ of NE. ½; lots 1, 2, 3; S. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of	633, 99
All sec. 11	640.00	SE. 1; SE. 1 of SE. 1, sec. 3. NW. 1 of NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1; NW. 2 of SW. 1.	396.37
1 of SW. 1; S. 1 of NW. 1 of SW. 1; SE. 1, sec. 13	510.00	Sec. 5. W. 4 of NE. 4; NW. 4; W. 4 of SW. 4, sec. 7.	205. 40 338. 31
NE. 1; S. 1, sec. 17. E. 1; N. 1 of NW. 1; S. 1 of SW. 1, sec. 19. N. 2; SW. 1; N. 1 of SE. 2; SW. 1 of SE. 1; W. 1 of SE. 2 of SE. 2,	480.00 481.13	All sec. 11.	640. 00 80. 00
N. 2; SW. 2; N. 2 of SE. 2; SW. 2 of SE. 2; W. 2 of SE. 2 of SE. 2; Sec. 21. S. 3 of SW. 2 of SE. 2; SE. 2 of SE. 2, sec. 23.	620, 00 60, 00	N. 1, NE. 10 SW. 1; N. 4 of SE. 1, sec. 15 SE 1 of NE. 1, sec. 19	440. 00 40. 00 80. 00
W. 4 of NW. 4: N. 4 of SW. 3: SE, 3 of SW. 4; NE, 3 of SE, 3; S, 4 of	640.00	NE. 1 of NE. 1; S. 4 of N. 3; S. 3, sec. 25. NW. 1 of NE. 1; S. 4 of N. 4; SE. 1; NE. 2 of SW. 1, sec. 27.	520.00 397.66
SE, 4: SE, 4 of NW, 4 of SE, 4, sec. 27.	330.00 320.00	At Ale I to the at the transfer of the transfe	80.00 40.00
NW. \( \frac{1}{2}, \text{ S.e., sec. 31.} \) W. \( \frac{1}{2} \) of E. \( \frac{1}{2} \) W. \( \frac{1}{2} \), sec. 33. All sec. 35.	480, 32 480, 00 640, 00	N. J. lot 1, sec. 35.	240.00 340.36
Township 29, range 4:		N. ½ of NE, ½; W. ½; NW, ½ of SE, ½, sec. 5. W. ½ of NE, ½; E, ½ of NW, ½; W. ½ of SW, ½; N. ½ of SE, ½; SE, ½	431.36
8. ½ of NW. ½; SW. ½; lots 1, 2, 3, 4, 5, 6, sec. 1. Lots 1 to 16, inclusive, sec. 3. SW. ½ of NW. ½; E. ½ of SE. ½; lots 3, 4, sec. 5.	721.38 196.14	of SE, ½, sec. 7	353.75 240.00

riship 23, range 5—Continued. W. ½ of S.W. ½, sec. 17.	Acres. 80.00	Township 21, range 6—Continued. All sec. 15.	Acres 64
N. ½; SW. ½; N. ½ of SE. ½, sec. 19. SW. ½ of NW. ½, sec. 21.	546.70 40.00	'All sec. 17. All sec. 19.	64
SW. ½ of NW. ½, sec. 21. S. ½ of NW. ½; N. ½ of SW. ½, sec. 29 NW. ½ of NE. ½, sec. 31.	160.00 40.00	All sec. 21 All sec. 23	64
rnship 24, range 5: SE_1 of NW. 1; NE. 1 of SW. 1, sec. 3.	80.00	W. ½, sec. 25. All sec. 27.	64
Lot 5, sec. 29 SW. ½ of NW. ½; SW. ½; SW. ½ of SE. ½, sec. 31. S. ½ of SE. ½, sec. 35.	28. 41 236. 73 80. 00	All sec. 29 All sec. 31 All sec. 33	64
mehin 25 ranga 5*	240.00	NE. 1; N. 4 of NW. 1, sec. 35.	24
NE. 1 of SW. 1; S. 1 of SW. 1; N. 1 of SE. 1; SW. 1 of SE. 1, sec. 9 NE. 1 of NE. 2; NW. 1 of NW. 1; S. 1 of NW. 1, sec. 17 NE. 1 of SW. 1; S. 1 of SE. 1; sec. 23	160.00	Township 22, range 6; NW. 1 of NW. 1; S. 1 of SW. 1; lots 5, 6, 7, sec. 1	16
NE. ½ S. ½, sec. 25 N. ½ N. ½ of SW. ½; SE. ½, sec. 27 S. ½ of NE. ½; Sec. 27 N. ½ of NE. ½; Sec. 27 N. ½ of NE. ½; NW. ½ of NW. ½, sec. 35	480.00 560.00	All sec. 5.  N. ½ of NE. ½; NW. ½; NE. ½ of SW. ½, sec. 7.  N. ½ of NE. ½; sec. 11  Lots 3, 4; SE. ½ of SW. ½; SE. ½, sec. 15  SE. ½ of NE. ½; S. ½; lot 3, sec. 17	64 26
S. 4 of NE. 4, sec. 29. N 4 of NE 1 NW 1 of NW 1 sec. 25	80.00 120.00	Lots 3, 4; SE. 4 of SW. 4; SE. 4, sec. 15.	20
riship 27, range 5: 8. ½ of SE. ½, sec. 25.	80.00	SE. 4 01 N.E. 4; S. 4; 10t 3, sec. 17.	- AA
nship 28, range 5:	480.00	All sec. 21 W. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 23 W. ½ of NE. ½, sec. 25	6-
NE. ½; S. ½, sec. 13. N. ½ of NE. ½; NW. ½; SE. ½ of NE. ½, sec. 23. E. ½; NE. ½ of NW. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SE. ½ of SW. ½,	280.00	All 500, 21	6
N 1 of NE 1 can 97	\$20.00 80.00	All sec, 29 All sec, 31	66
E. 4 of NE. 4; sec. 29. N. 2 of NE. 2; NW. 2; N. 2 of SW. 2; SW. 2 of SW. 2; NE. 2 of SE. 2, sec. 31.	80.00	All sec. 33 S. ½ of NE. ½; S. ½ of SW. ½; SE. ½, sec. 35	6
Sec. 31. NW 1 of SW 1: S 1 of SW 1 sec. 33	408.32 120.00	Township 23, range 6: NW. 1 of NE. 1; N. 1 of NW. 1; SE. 1 of NW. 1; S. 1 of SW. 1; SE. 1	
NW. ½ of SW. ½; S. ½ of SW. ½, sec. 33 NE. ½; E. ½ of NW. ½; S. ½, sec. 35.	560.00	01 S.E. 4, Sec. 1	6
N. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 3	362.66 120.00	All sec. 5. All sec. 7.	6
NE. 1 of NE. 1; S. 1 of NE. 1; SE. 1 of NW. 1; SE. 1; sec. 9	320.00 240.00	All sec. 9. All sec. 11.	6
ISSID 29, Tange 5:  N. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 3.  SE. ½ of NW. ½; N. ½ of SW. ½, sec. 5.  NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of NW. ½; SE. ½, sec. 9.  N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; W. ½ of SE. ½, sec. 11.  S. ½ of NE. ½; W. ½ of NW. ½; sec. 15.  S. ½ of NE. ½; SE. ½; Sec. 17.  N. ½ of NW. ½ of SW. ½; SE. ½; Sec. 17.  N. ½ of NW. ½ of SW. ½; Sec. 27.	160.00 240.00	All sec. 13	6
N. 1; W. 1 of SW. 1; sec. 21. SE. 1 of NE. 1; SW. 1 of NW. 1; N. 1 of SW. 1; SE. 1 of SW. 1;	400.00	All sec. 17.	6
SE, 1. sec. 25	300.00 199.53	All sec. 21 N. ½; W. ½ of SW. ½; SE. ½, sec. 23 N. ½; SW. ½; NW. ½ of SE. ½, sec. 25	6
E. ‡ of NE. ‡; W. ‡ of SE. ‡; lot 1, sec. 29. V. ‡ of NE. ‡; S. ‡ of NE. ‡; NW. ‡; N. ‡ of SW. ‡; SW. ‡ of SW. ‡, sec. 31	418.72	All sec. 27	6
5. ½ of E. ½, sec. 35	160.00	All sec. 29 All sec. 31	6
nsnip 30, range 5: All sec. 1. N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 3. .ots 1, 2, 3, 4; SE. ½, sec. 9. NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 11. NW. ½ of NE. ½; NW. ½; N. ½ of SW. ½; lots 1, 3, sec. 13. N. ½; NW. ½ of SW. ½; N. ½ of SE. ½, sec. 15. N. ½; lots 4, 5, sec. 17.	654.10 623.36	All sec. 33. All sec. 35.	6
Ots 1, 2, 3, 4; SE. 1, sec. 9.	311.20 600.00	Township 24, range 6: NE. ½ of SW. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 1	1
WW. 2 of NE. 2; NW. 2; N. 3 of SW. 2; lots 1, 3, sec. 13	308.50 440.00	All sec. 5.	6
	210100	All son 7	
NE. 1 of NW. 1; S. 1 of NW. 1; lots 1, 5, 6, sec. 19. 1, of NE. 1; lot 1, sec. 21. 1, of SE. 2, sec. 25.	192.75 49.20	N. ‡; SW. ‡; N. ± of SE. ‡; SW. ‡ of SE. ‡, sec. 9. N. ± of NW. ‡; S. ± of SE. ‡, sec. 11. N. ± of NE. ‡; NE. ± of NW. ‡, sec. 13. E. ± of NW. ±, sec. 15.	1
ot 7, sec. 27	80.00 .57		6
of 7, sec. 27 of 1, W. ½ of NW. ½; SE. ½ of SW. ½; S. ½ of SE. ½, sec. 29 SE. ½ of SE. ½, sec. 31 S. ½ of N. ½; NE. ½ of NW. ½; S. ½, sec. 35	217.32 40.00	Lots 2, 3, 4; SE, ½ of SW, ½; NW, ½ of SE, ½; NE, ½, sec. 19. S, ½ of SW, ½; SW, ½ of SE, ½, sec. 21 W, ½; SW, ½ of SE, ½, sec. 27.	3
1. § 0 N. §, N.E. § 0 N. V. 2, S. §, Sec. 33 nship 31, range 5: All sec. 1	520.00 645.38	W. ½; SW. ½ of SE. ½, sec. 27.	3 6
All sec. 3	715. 22	All sec. 31 E. ½ of W. ½; NW. ½ of NW. ½; SW. ½ of SW. ½; SE. ½, sec. 33 S. ½ of SE. ½; SW. ½, sec. 35.	4
E. † of SE. † of SE. † of NE. †; SW. † of NW. †; NW. † of SE. † of SW. †; S. † of SE. † of SE. †; S. † of SE. †; SE. †; SE. † of SE. †; SE. †; SE. † of SE. †; SE. †; SE. †; SE. † of SE. †; SE. †	320,00	Township 25, range 6: NE. \(\frac{1}{4}\); S.\(\frac{1}{2}\) of NW.\(\frac{1}{4}\); N.\(\frac{1}{2}\) of SW.\(\frac{1}{4}\); SW.\(\frac{1}{4}\) of SW.\(\frac{1}{4}\); NE.\(\frac{1}{4}\) of SE.\(\frac{1}{4}\).	
	638.66 640.00	Sec. 3. NW. 1, sec. 5.	4
All sec. 9 NW. ½ of NE. ½; NW. ½; S. ½, sec. 11.	520.00 640.00	N. 4: W. 4 of SW. 4, sec. 7	1 4
All sec. 15.	640.00 664.32	Lot 10, sec. 15. SE. \( \) of NW. \( \) ; SW. \( \) of SW. \( \) , sec. 17.	
All sec. 21 All sec. 23	640.00 640.00	Lots 2, 3, sec. 21 Lots 1, 2, 3; S. ½ of NE. ½; SE. ½ of NW. ½; SE. ½, sec. 25. SE. ½ of SE. ½, sec. 33	3
All sec. 25. All sec. 27	640.00 640.00	Township 26, range 6: N. ½ of N. ½; SE. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; NE. ½	
All sec. 35	640.00		3
nship 32, range 5: v. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 1	600.00 319.60	SE. \(\frac{1}{2}\) of SE. \(\frac{1}{4}\), sec. 5.  NW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); ON. \(\frac{1}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}{2}\); ON. \(\frac{1}2\); ON.	2
E. f., sec. 3 I. j.; SW. j. N. j of SE. j; SW. j of SE. j, sec. 9. W. j.; NW. j of SW. j, sec. 11 W. l of NF j. SE l of NW. j. S. l sec. 13	600.00 200.00	NW. 1 of NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1; lots 3, 4, 5, 6, sec. 7. W. 2 of NE. 1; SE. 2 of NW. 1; SW. 1, sec. 9. NE. 1; E. 2 of W. 2; N. 2 of SE. 1; SW. 2 of SE. 2; lot 2, sec. 17	2 4
all sec. 17.	400.00 640.00	Township 27, range 6: Lots 3, 4; E. ½ of SE. ½, sec. 7. NE. ½ of NE. ½; NE. ½ of NW. ½; W. ½ of W. ; SE. ½ of SW. ½, sec. 19.	
I. 4 of N. 1, sec. 19.	165.86 440.00	Township 28, range of	2
I. \$\frac{1}{2}, \text{ sec. 25}. V. \$\frac{1}{2}\text{ of NE. \$\frac{1}{2}}; \text{ SE. \$\frac{1}{2}}, \text{ sec. 27}. L. \$\frac{1}{2}\text{ of SW. \$\frac{1}{2}}; \text{ Sec. 29}. IW. \$\frac{1}{2}\$; \text{ NE. \$\frac{1}{2}}\$ of SW. \$\frac{1}{2}\$; \text{ NW. \$\frac{1}{2}}\$ of SW. \$\frac{1}{2}\$; \text{ of SE. \$\frac{1}{2}}\$ of SW. \$\frac{1}{2}\$; \text{ L. \$\frac{1}{2}}\$ of SE. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$; \text{ L. \$\frac{1}{2}}\$ of SW. \$\frac{1}{2}\$; \text{ L. \$\frac{1}{2}\$}\$ of SW. \$\frac{1}{2}\$;  L. \$\frac{1	320.00 240.00	S. ½ of SE. ½; SW. ½, sec. 25. NW. ½ of SE. ½; S. ½ of SE. ½, sec. 31.	2
. 4 of SW. 1; S. 4 of SE. 1; sec. 29. IW. 1; NE. 1 of SW. 1; NW. 1 of SE. 1 of SW. 1; E. 1 of SE. 1 of	160.00	Lot 9; sec. 33. Lot 4, sec. 35.	
ship 33, range 5:	230.00	Township 29, range 6:	71
1. 4; NE. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½, sec. 1	483.89 398.94	N. ½ of NE. ½; SW. ½ of NE. ½, sec. 1. S. ½ of NE. ½; N. ½ of SE. ½; lots 4, 5, 6, 7, sec. 3. All sec. 5.	1: 2: 6:
I. \$\frac{1}{2}, N. \frac{1}{2} \text{ of S. }\frac{1}{2}, \text{ sec. 5.} \\ \frac{1}{2} \text{ of E. }\frac{1}{2}; N. \frac{1}{2} \text{ of NW. }\frac{1}{2}; \text{ lots 1, 2, 3, sec. 11.} \\ \frac{1}{2} \text{ of N. }\frac{1}{2}; \text{ SW. }\frac{1}{2} \text{ of NW. }\frac{1}{2}, \text{ sec. 13.} \\ \frac{1}{2} \text{ of NW. }\frac{1}{2}, \text{ sec. 13.} \\ \frac{1}{2} \text{ of NW. }\frac{1}{2} \text{ of NW. }1	487.32 332.43	E. \(\frac{1}{2}\) of E. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of W. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 7.  NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of E. \(\frac{1}{2}\); S. \(\hat{1}\) of SW. \(\frac{1}{2}\); lots 1, 2, 3, 4, 5, 6, 7, sec. 9.  SW. \(\frac{1}{2}\); lot 4, sec. 11.	41
ISHID 20, range 6:	240.00	8W. ; lot 4, sec. 11	19
W. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 19.	282.58 320.00	NE. ½: NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 13. NE. ½: SW. ½; lot 3, sec. 15. E. ½ of E. ½: NW. ½ of NW. ½: SW. ½ of SE. ½: lots 1, 2, 3, 5, sec. 17.	34
Il sec. 27. Il sec. 29	640.00 640.00	E. \(\frac{1}{2}\) of \(\frac{1}{2}\), \(\frac{1}\), \(\frac{1}{2}\), \(\frac{1}{2}\), \(\frac{1}{2}\), \(\frac{1}\), \(\frac{1}{2}\), \(\frac{1}{2}\), \(\frac{1}{2}\), \(\frac	29
Ill sec. 31	643.01 560.00	NE. 1 of NE. 1; S. 1 of N. 1; NW. 1 of NW. 1; NE. 1 of SW. 1; S. 1 of SW. 1; S. 1 of SW. 2; S. 1 sec. 23	49
N \$; E. \$ of SW. \$; SE. \$, sec. 33. 1. \$; N. \$ of SW. \$; SE. \$, sec. 35. ship 21, range 6:	560.00	NW. 1 of NE. 1; SE. 2 of NE. 2; NW. 2; N. 2 of SW. 2; E. 2 of SE. 2, sec. 25.	
N. 1; SW. 1; N. 1 of SE. 1; SW. 1 of SE. 1, sec. 1	606.40 680.00	NE. 1; E. 1 of NW. 1; S. 1, sec. 27.	40 56 16
kll sec. 5kll sec. 7	729.02 584.80	E. ½, sec. 33. N. ½ of NW. ½; N. ½ of SW. ½; S. ½ of SE. ½, sec. 35.	32
All sec. 9. All sec. 11	640.00 640.00	Township 30, range 6: E. ½ of E. ½; W. ½, sec. 1.	46
All sec 13	640.00	NE. 1; S. 2, sec. 3.	47

Township 2, many 6 - Cactiment   Wall of NV, 12   10   NV, 10   10   NV, 12   10   NV, 10   NV, 10   10   NV, 10	Township 30, range 6—Continued.	Acres.	Thomashin 92 annua 7	Acres.
Section   Sect	NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½ of NW. ½; SE. ½ of NW. ½; NE 1 of SW ½; S. ½ of SW ½; SE ½ spc 5		S. ½ of N. ½; S. ½; Lots 1, 2, 3, sec. 1.	656. 40
Section   Sect	NE. 1; NW. 1 of NW. 1; S. 2 of NW. 1; S. 2, sec. 7.	622.30	Lots 2, 3, sec. 7.	49.10
No.   1	SW. 1 of NE. 1: W. 1: NW. 1 of SE. 1, sec. 11	400.00	Lots 4, 16, sec. 11	76.13
SW   SW   SW   SW   SE   100 M   SS   100 M	NW. 1 of NE. 1; SE. 1 of NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1;		Lots 4 5 6: NE 1 of SE 1 sec 15	137.00
SE, 19 (NN   1 me 36.  All sec   1.  All sec	NW. 1 of NE. 2; S. 1 of NE. 1; NE. 2 of NW. 2; SW. 2 of NW. 2;	- 200	Lots 6, 7, 8, 9; NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½,	
SE, 19 (NN   1 me 36.  All sec   1.  All sec	SW. 1 of NW. 1, Sec. 23.	40.00	NW. ‡ of NE. ‡; NW. ‡ of NW. ‡; SE. ‡ of NW. ‡; W. ½ of SE. ‡;	
SE, 19 (NN   1 me 36.  All sec   1.  All sec	N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; NW. ½ of SW. ½, sec. 29	320.00	SE. ‡ of SE. ‡; lots 1, 3, 4, sec. 21 Lots 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, sec. 23.	526.07
All sec. 1	SE. 1 of NE. 1, sec. 35.		Lots 5, 6, 7, 8, 10, 11, sec. 27	133.17
All sec. 5.	All sec. 1		S. § sec. 31. Lot 3; S. § of SW. §, sec. 33.	
All sec. 1	E. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 5	526. 24		482. 95
All sec. 15.  All sec. 19.  All sec. 19.  All sec. 21.  All sec. 22.  All sec. 21.  All sec. 21.  All sec. 22.  All sec. 22.  All sec. 23.  All sec. 24.  All sec. 25.  All sec. 25.  All sec. 25.  All sec. 26.  All sec. 27.  Al	All sec. 9.	640.00	Lots 1 4: SE 1 of NE 1: SW 1 of NW 1: E 1 of SE 1 sec 1	
All sec. 19.  All sec. 19.  All sec. 19.  All sec. 19.  All sec. 10.  Al			SW. 1 of NW. 1; SW. 1; W. 1 of SE. 1, sec. 5	280, 00
All sec. 13.  Al			Lots 1 to 12 inclusive 14 15 16 sec 9	008.91
Space   Spac	All sec. 19.		Lots 1, 2, 3, 6, 7, 8, S. 1 of SE. 1, sec. 13.	206.76
8. 5 acc 20	All sec. 23.  N. 4: SW. 4: SW. 3 of SE. 3 sec. 25.	640.00	Lots 1, 2, 3, 4, 5, 6; SE. ½ of NW. ½; E. ½ of SW. ½; N. ½ of SE. ½; NE.	
Township 2, mags 6.  N. 1, N. 1 of 35E, 1 sec. 3.  All se	8. 4, sec. 27. SE 1 of NW 1: NE 1 of SW 1: N 1 of SE 1 sec. 29	320.00	W. ½ of NE. ½; NW. ½; S. ½ sec. 19.	568.76
All sec. 29.  All sec. 39.  Al	All sec. 31.	664.00	SE. 201 SE. 2; 10tS 1, 4, 5, 7, 11, sec. 21.	639.52
All sec. 29.  All sec. 20.  Al	Township 32 range 6:		All sec. 25 All sec. 27	609, 96
No.     N.	All sec. 5.	636. 80	W. ½ of NW. ½; S. ½ of SW. ½, sec. 31.	162.03
All sec. 3.  All s	NE. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\);	100000000000000000000000000000000000000	N. 2 01 N.E. 2; S.E. 2 01 N.W. 2; N. 2 01 S. 2; 1018 1, 3, 4, 5, 6, 7, 80c. 33.	
All sec. 20. 1981; i SW. j. i SW. j. i SE. j. sec. 22. 200. 1982; j SW. j. j. SE. j. j. j. SW. j. j. j. SW. j. SW. j. j. j. SW. j. j. j. SW. j. j. SW. j. j. j. SW. j. j. SW. j. j. j. j. SW. j. j. SW. j. j. j. j. SW. j.	E. 4, sec. 17.	320.00	Township 25, range 7: All sec. 1.	659, 68
N.   of NW.   sec. 28.   Sec. 19.   Sec. 1		640.00	All sec. 3. NE. 4: NE. 2 of NW. 4: S. 3 of NW. 4: SE 4 of SW. 4: SE. 3 of SE. 3.	
All sec. 91	N. # 0I N W. 4, Sec. 25	80.00	Sec. 5.	
SE, 1 of SW, 1 as 5, 4 sec. 3.  NW, 1 of SW, 1 as 0, 5  E, 1 lots 1, 2, 3, 4 sec. 31.  All sec. 3.  All sec. 5.  All sec. 7.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 5.  All sec. 5.  All sec. 7.  All sec. 1.  All sec. 3.  All sec. 3.  All sec. 3.  All sec. 1.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 1.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 1	All sec. 29	640.00	NE. 4; lots 1, 2, 3, 4, sec. 9. NE. 4: S. 4 of NW. 4: S. 4 sec. 11	238.40
SE, 1 of SW, 1 as 5, 4 sec. 3.  NW, 1 of SW, 1 as 0, 5  E, 1 lots 1, 2, 3, 4 sec. 31.  All sec. 3.  All sec. 5.  All sec. 7.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 5.  All sec. 5.  All sec. 7.  All sec. 1.  All sec. 3.  All sec. 3.  All sec. 3.  All sec. 1.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 1.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 3.  All sec. 5.  All sec. 5.  All sec. 6.  All sec. 1.  All sec. 1	Township 33, range 6:	5550.55	NE. 1; N. 1 of NW. 1; SE. 1 of NW. 1; SW. 1, sec. 13	440. CO
NE.   of NE.   i. Ne.   of SE.   i. lot 4, sec. 19   143.02   10.05   Al. sec. 29   400.01   10.05   Al. sec. 30   400.01   10.05   Al. sec. 30   400.01   10.05   Al. sec. 30   400.01   10.05   10.05   Al. sec. 31   400.01   4	N. ½, sec. 1 SE. ½ of SW. ½; SE. ½, sec. 3.	200.00	All sec 10	625.38
NE.   of NE.   i. Ne.   of SE.   i. lot 4, sec. 19   143.02   10.05   Al. sec. 29   400.01   10.05   Al. sec. 30   400.01   10.05   Al. sec. 30   400.01   10.05   Al. sec. 30   400.01   10.05   10.05   Al. sec. 31   400.01   4	S. ½ of SE. ½, sec. 5. NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 7.	605.84	Lots 5, 6; NE. 1 of SW. 1; NW. 1 of SE. 1; S. 1 of S. 1, sec. 21	327.74
Lots 3, 4, 5, 5, 14, 80c. 21.   197. 06     All sec. 25.   24.   200. 12.   23. 4, 5, 6, 7; SW. ½ NW. ½ of SE. ½ sec. 33.     All sec. 5.   273. 08     All sec. 10.   273. 0	NW. ½ of SW. ½, sec. 9.  Township 19, range 7:		SW. 1 of NE. 1; NW. 1; N. 1 of SW. 1; SW. 1 of SW. 1; lot 6, sec. 27.	
Lofs   2, 2, 4, 5, 6, 7; SW \cdot NW \cdot \cdot SE \cdot \cdot SE \cdot	NE. ‡ of SE, ‡; S. ± of SE. ‡; lot 4, sec. 19	197.06	88C. 29.	
All sec. 23	All sec. 29.	418.82		
All sec. 7. 52. 54. 50. 57. 58. 50. 57. 58. 58. 57. 58. 58. 58. 58. 59. 59. 59. 59. 59. 59. 59. 59. 59. 59	All sec. 33	- 502405	Lot 6, sec. 3	
All sec. 9.	All sec. 5	371.98	All sec. 7.	646.02
All sec. 13.	All sec. 9	320.00	N.E. 4; S. 4 of N.W. 4; S. 4, sec. 9. S. 4 of S.W. 4; N.E. 4 of S.E. 4, sec. 11.	120.00
Ej; lots 1, 2, 3, 4, sec. 19.  All sec. 21.  All sec. 22.  Ej; lots 1, 2, 3, 4, sec. 19.  All sec. 23.  All sec. 29.  Ej; lots 1, 2, 3, 4, sec. 31.  All sec. 29.  Ej; lots 1, 2, 3, 4, sec. 31.  All sec. 31.  All sec. 32.  Ej; lots 1, 2, 3, 4, sec. 31.  All sec. 33.  All sec. 33.  Ced. 00.  All sec. 31.  Township 21, range 7:  All sec. 10.  All sec. 31.  Township 21, range 7:  All sec. 10.  All sec. 31.  Township 21, range 7:  All sec. 10.  All sec. 20.  Bj of SW, ½ N, ½ of SE, ½ lots 1 to 12, inclusive, sec. 5.  All sec. 10.  All sec. 10.  All sec. 10.  All sec. 20.  All sec. 31.  Township 21, range 7:  All sec. 10.  All sec. 31.  Township 21, range 7:  All sec. 10.  All sec. 31.  All sec. 31.  Township 21, range 7:  All sec. 31.  All sec. 31.  All sec. 31.  Township 21, range 7:  All sec. 31.  All sec. 32.  All sec. 32.  All sec. 33.  All sec. 34.  All sec. 35.  Ged. 00.  All sec. 34.  All sec. 35.  Ged. 00.  All sec. 36.  Ged. 00.  All sec. 36.  Ged. 00.  All sec. 37.  All sec. 38.  Township 22.  All sec. 38.  Township 22.  All sec. 38.  Township 23.  All sec. 38.  Township 24.  All sec. 39.  Township 25.  All sec. 31.  All sec. 32.  All sec. 32.  All sec. 34.  All sec. 35.  Ged. 00.  All sec. 36.  Ged. 00.  All sec. 10.	All soc 17		All sec. 17	640.00
All sec. 25  N. 1; SW. 1; sec. 27  All sec. 29  E. 1; lots 1; 2, 3, 4, sec. 31  One of the sec. 29  All sec. 29  E. 2; lots 1, 2, 3, 4, sec. 31  All sec. 33  Township 2; range 7:  All sec. 35  All sec. 35  Township 2; range 7:  All sec. 40  All sec. 40  All sec. 51  All sec. 51  Township 2; range 7:  All sec. 10  All sec. 10  All sec. 11  All sec. 11  All sec. 12  All sec. 13  All sec. 11  All sec. 13  All sec. 11  All sec. 13  All sec. 15  All sec. 15  All sec. 15  All sec. 16  All sec. 17  All sec. 17  All sec. 17  All sec. 18  All sec. 17  All sec. 19  All sec. 17  All sec. 19  All sec. 29  All sec. 29  All sec. 31  All sec. 29  All sec. 31  All sec. 31  All sec. 32  All sec. 32  All sec. 33  All sec. 35  All sec. 35  All sec. 35  All sec. 36  All sec. 30  All sec. 17  All sec. 31  All sec. 31  All sec. 32  All sec. 35  All sec. 35  All sec. 36  All sec. 30  All sec. 30  All sec. 40  All sec. 50  All sec. 50  All sec. 50  All sec. 50  All sec. 60  All sec. 70  All sec. 70  All sec. 10  All sec. 71  All sec. 80  All sec. 10  All sec. 90  All sec. 10  Al	E. 4: lots 1, 2, 3, 4, sec. 19.		M. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 21	
N. 1; SW. 1; sec. 27.  All sec. 32.  All sec. 33.  All sec. 33.  All sec. 35.  All sec. 35.  All sec. 35.  All sec. 4.  All sec. 5.  All sec. 6.  All sec. 6.  All sec. 6.  All sec. 7.  All sec. 1.  All sec. 2.  All sec. 2.  All sec. 2.  All sec. 2.  All sec. 3.  All sec. 1.  All sec. 3.  All sec. 1.  All sec. 1.  All sec. 1.  All sec. 2.  All sec. 2.  All sec. 3.  All sec. 3.  All sec. 3.  All sec. 1.  All sec. 2.  All sec. 2.  All sec. 2.  All sec. 3.  All sec. 3.  All sec. 3.  All sec. 1.  All sec. 3.  All sec. 3.  All sec. 3.  All sec. 1.  Al	All sec. 23		All sec. 29	
All sec. 3	N 1. SW 1 son 27		All sec. 31 W. ½, sec. 33	
All sec. 1	E. 4; lots 1, 2, 3, 4, sec. 31	423.58	Township 27 range 7:	278.72
All sec. 3.  All sec. 3.  All sec. 4.  All sec. 5.  Solution of Sec. 3.  All sec. 7.  All sec. 9.  All sec. 11.  All sec. 11.  All sec. 13.  All sec. 13.  All sec. 15.  All sec. 15.  All sec. 16.  All sec. 17.  All sec. 19.  All sec. 19.  All sec. 21.  All sec. 21.  All sec. 21.  All sec. 23.  All sec. 23.  All sec. 24.  All sec. 25.  All sec. 25.  All sec. 26.  All sec. 27.  All sec. 27.  All sec. 27.  All sec. 28.  All sec. 38.  All sec. 39.  All sec. 31.  All sec. 31.  All sec. 31.  All sec. 31.  All sec. 32.  All sec. 31.  All sec. 32.  All sec. 31.  All sec. 32.  All sec. 32.  All sec. 33.  All sec. 34.  All sec. 35.  All sec. 35.  All sec. 36.  All sec. 36.  All sec. 37.  All sec. 38.  All sec. 39.  All sec. 19.  All sec. 10.  A	NE. 1; S. 1, sec. 35		All sec. 7	633, 60
S. \$ for SW \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; lots 1 to 12, inclusive, sec. 5.	All sec. 1.		NE. 1 W. 1, sec. 17.	
All sec. 15. 640.00 All sec. 17. 640.00 All sec. 19. 610.60 All sec. 21. 640.00 All sec. 23. 640.00 All sec. 23. 640.00 All sec. 25. 640.00 All sec. 25. 640.00 All sec. 26. 640.00 All sec. 27. 640.00 All sec. 29. 640.00 All sec. 29. 640.00 All sec. 31. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 33. 640.00 All sec. 34. 640.00 All sec. 35. 640.00 All sec. 35. 640.00 All sec. 36. 640.00 All sec. 37. 640.00 All sec. 38. 640.00 All sec. 39. 640.00 All sec. 30. 640.00 All sec. 30. 640.00 All sec. 31. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 33. 640.00 All sec. 34. 640.00 All sec. 35. 640.00 All sec. 36. 640.00 All sec. 37. 640.00 All sec. 38. 640.00 All sec. 39. 640.00 All sec. 30. 640.00 All se	S. ½ of SW. ½; N. ½ of SE. ½; lots 1 to 12, inclusive, sec. 5	630.81	NE. 1; S. 1; sec. 23 NW. 1 of NE. 1; SW. 1 of NW. 1; N. 1 of NW. 1; sec. 25.	480.00
All sec. 15. 640.00 All sec. 17. 640.00 All sec. 19. 610.60 All sec. 21. 640.00 All sec. 23. 640.00 All sec. 23. 640.00 All sec. 25. 640.00 All sec. 25. 640.00 All sec. 26. 640.00 All sec. 27. 640.00 All sec. 29. 640.00 All sec. 29. 640.00 All sec. 31. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 33. 640.00 All sec. 34. 640.00 All sec. 35. 640.00 All sec. 35. 640.00 All sec. 36. 640.00 All sec. 37. 640.00 All sec. 38. 640.00 All sec. 39. 640.00 All sec. 30. 640.00 All sec. 30. 640.00 All sec. 31. 640.00 All sec. 31. 640.00 All sec. 32. 640.00 All sec. 33. 640.00 All sec. 34. 640.00 All sec. 35. 640.00 All sec. 36. 640.00 All sec. 37. 640.00 All sec. 38. 640.00 All sec. 39. 640.00 All sec. 30. 640.00 All se	All sec. 9.	640.00	N. 1; SW. 1; W. 1 of SE. 1, sec. 27 N. 1 of NW. 1, sec. 31	500.00
All sec. 17. All sec. 19. All sec. 21. All sec. 23. All sec. 23. All sec. 25. All sec. 25. All sec. 26. All sec. 27. All sec. 27. All sec. 29. All sec. 29. All sec. 31. All sec. 31. All sec. 31. All sec. 31. All sec. 32. All sec. 31. All sec. 32. All sec. 31. All sec. 33. All sec. 34. All sec. 35. All sec. 35. All sec. 36. All sec. 37. All sec. 38. All sec. 39. All sec. 39. All sec. 30. All s	All sec. 13	640.00	N.E. 2; E. 2 01 N.W. 2; S. 2 01 S.W. 2; Sec. 33	
All sec. 25. All sec. 29. All sec. 31. All sec. 33. All sec. 33. All sec. 35. Township 22, range 7: All sec. 1 St. \$\frac{1}{4}\$ of NW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SW. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of	All sec. 17	640.00	All sec 1	639. 40
All sec. 25. All sec. 29. All sec. 31. All sec. 33. All sec. 33. All sec. 35. Township 22, range 7: All sec. 1 St. \$\frac{1}{4}\$ of NW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SW. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; N. \$\frac{1}{4}\$ of SE. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of SW. \$\frac{1}{4}\$; SE. \$\frac{1}{4}\$ of	All sec. 21	640.00	NE. 1 of NW. 1; S. 1 of NW. 1; NW. 1 of SW. 1, sec. 5.	162, 28
All sec. 31 All sec. 32 All sec. 33 All sec. 35 Township 22, range 7: All sec. 1 S. \( \frac{1}{2}\) of NE. \( \frac{1}{2}\); N. \( \frac{1}{2}\) of SE. \( \frac{1}{2}\); SE. \( \frac{1}{2}\) of SE. \( \fra	All sec. 25.	640.00	All sec. 11.	640.00
S. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); N. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); NE. \( \frac{1}{2} \); OF SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SE. \(	All sec. 29	640.00	All oop 15	640.00
S. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); N. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); NE. \( \frac{1}{2} \); OF SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SE. \(	A11 sec. 33	640.00	NE. 1; NE. 1 of NW. 1; S. 1 of NW. 1; S. 1, sec. 19.	617.30
S. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); N. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); NE. \( \frac{1}{2} \); OF SE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SE. \(	All sec. 35.  Township 22, range 7:		N. 4; N. 4 of SE. 4; SE. 4 of SE. 4; lots 1, 2, 3, 4, 5, 6, 7, sec. 27	598.68
SW \(\frac{1}{2}\) lots 1 to 7, inclusive, sec. 3.	S. 4 of NE. 1; N. 4 of SE. 1; SW. 1 of SE. 1; SE. 1 of NW. 1; E. 1 of	WASA 300	All Sec. 31	
NE. ‡; E. ‡ of NW. ‡; NE. ‡ of SW. ½; S. E. ‡ of SE. ½; SE. † of SE. ½; Sec. 1 \$20.07 \$ All sec. 9 \$480.00 \$ NE. ½; S. ½; sec. 11 \$21.07 \$ NE. ½; S. ½; sec. 13 \$40.00 \$ NE. ½; Of NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½; S. ½ of SE. ½; sec. 13 \$40.00 \$ NE. ½; Of NE. ½; S. ½; sec. 15 \$360.00 \$ NE. ½; of NE. ½; S. ½; sec. 17 \$300.00 \$ NE. ½; of NE. ½; S. ½; sec. 18 \$40.00 \$ NE. ½; of NE. ½; S. ½; sec. 17 \$21.99 \$ N. ½; of NE. ½; W. ½; NW. ½; SE. ½; sec. 11 \$40.00 \$ N. ½; of NE. ½; W. ½; NW. ½; SE. ½; sec. 11 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 12 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 13 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 11 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 11 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 13 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of NE. ½; SE. ½; of SE. ½; sec. 11 \$40.00 \$ N. ½; of NE. ½; SE. ½; of NE. ½; of NE. ½; SE. ½; of NE.	SW. 4; lots 1 to 7, inclusive, sec. 3		Township 30, range 7:	640.00
All sec. 9.  NE. ½; S ½, sec. 11.  NE. ½; SE½ of NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½; N. ½ of SE. ½;  SE½ of SE½, sec. 13.  NE. ½ of SE½, sec. 13.  SE½ of SE½, sec. 15.  NE. ½ of SW. ½ sec. 15.  NE. ½ of SW. ½ sec. 15.  NE. ½ of NE. ½; SE½ of NW. ½; SE½ of NW. ½; SE½ of SW. ½ of NE. ½; SE½ of NE. ½; SE½ of NE. ½; SE½ of SE½ ½, sec. 7.  SW. ½ of NE. ½; SW. ½ of NW. ½; SE½ of SE½, sec. 7.  SW. ½ of NE. ½; SE½ of NE. ½; SE½ of SE½ ½, sec. 7.  SW. ½ of NE. ½; SE½	NE. 4; E. 4 of NW. 4; NE. 4 of SW. 4; N. 4 of SE. 4; SE. 4 of SE. 4; lots 1, 3, 4, sec. 7.		S. 2 of NE. 2; N. 2 of NW. 2; W. 2 of SW. 2; SE. 2 of SW. 2; SE. 3, sec. 1	
E. ½; N.E. ½ of S.W. ½, sec. 15.  N.E. ½ of N.E. ½; W. ½ of N.W. ½, sec. 17.  120. 00  Lots 8, 9, sec. 19  N.E. ½ of N.E. ½; W. ½ of N.W. ½; S. ½ sec. 23.  N.E. ½ of N.E. ½; S.E. ½ of N.E. ½;	All sec 0	631. 97 480. 00	All see 8	
E. ½; N.E. ½ of S.W. ½, sec. 15.  N.E. ½ of N.E. ½; W. ½ of N.W. ½, sec. 17.  120. 00  Lots 8, 9, sec. 19  N.E. ½ of N.E. ½; W. ½ of N.W. ½; S. ½ sec. 23.  N.E. ½ of N.E. ½; S.E. ½ of N.E. ½;	NE. ‡; SE. ‡ of NW. ‡; NE. ‡ of SW. ‡; S. ‡ of SW. ‡; N. ‡ of SE. ‡; SE. ‡ of SE. ‡, sec. 13	440.00	of SE. 4, sec. 5 SW. 4 of NE. 4; W. 4; NW. 4 of SE. 4; S. 4 of SE. 4, sec. 7	521.99
NE ½; NE ¼ of NW ½; S.½ of NW ½; S.½, sec. 23. 600.00 All sec. 15. 688.23 All sec. 25. 582.56 All sec. 17. 640.00 All sec. 27. 640.00 All sec. 19. 680.71	NE. ½ of NE. ½; W. ½ of NW. ½, sec. 17.	120.00	N. ½ of NE. ½; SE. ½ of NE. ½; W. ½, sec. 11	440.00
All sec. 25. 25. 262. 262. 27. 262. 27. 27. 27. 27. 27. 27. 27. 27. 27. 2	NE. 4: NE. 4 of NW. 4: S. 4 of NW. 4: S. 4. sec. 23	600.00	All sec. 15.	688.23
Lots 1, 2, 3, sec. 31 640.00 Lots 1, 2, 7, 8; E. ½ of SW. ½; NE. ½ of SE. ½, sec. 35. 293.14 All sec. 25. 640.00	All sec. 25	640.00	All sec. 19	680.71
	Lots 1, 2, 7, 8; E. ½ of SW. ½; NE. ½ of SE. ½, sec. 35			

nship 30, range 7—Continued. W. ½ of E. ½; W. ½; SE. ½ of SE. ½, sec. 27	Acres. 520.00	Township 22, range 8: All sec. 1	Acre
All sec. 29.	640.00 681.60	Lots 1, 2, 3, 4, 5, 6, 7, 10, 11, 14, 15, sec. 3. Lots 2, 3, 4, 5, 6, 9, 10; SW. ½ of NW. ½, sec. 5. N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; lots 3, 6, 7, 8, 9, 10,	2
I. 1; N. 1 of SE. 1; SE. 1 of SE. 1, sec. 33. I. 1; SW. 1; N. 1 of SE. 1; SW. 1 of SE. 1, sec. 35.	440.00 600.00	N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; lots 3, 6, 7, 8, 9, 10, 11, sec. 7.	31
shin 31 ranga 7:		SW. 1 of NW. 1; NW. 1 of SW. 1; lots 9, 10, 11, 12, 16, sec. 9. Lots 1, 2, 3, 7, 8, 9, 10, 11, 14, 15, 16, sec. 11.	1
E. 1; NE. 1 of NW. 1; S. 1 of NW. 1; S. 3, sec. 1 IW. 2 of NE. 1; S. 4 of N. 1; NE. 1 of NW. 1; S. 3, sec. 3 . 4 of N. 1; N. 2 of SW. 1; SE. 2 of SW. 2; NW. 2 of SE. 1; S. 3	605. 69 560. 00	Lots 9, 10, sec. 15.	41
. 1 of N. 1; N. 1 of SW. 1; SE. 2 of SW. 1; NW. 2 of SE. 2; S. 1	400.00	Lots 1, 2, 3; N. ½ of NE. ½; SW. ½ of NE. ½; W. ½; W. ½ of SE. ½, sec.	51
of SE. 1, sec. 5. 12; SW. 1; W. 2 of SE. 1; W. 2 of SE. 2 of SE. 2; N. 2 of NE. 2 of SE. 3; N. 3 of NE. 3 of SE. 4; SW. 3 of NE. 4 of SE. 4; SW. 4 of NE. 4 of SE. 5 sec. 7		All sec. 19	6:
1 of SE. 2; SW. 2 of NE. 4 of SE. 4, sec. 7.	603. 52	Lots 7, 14, sec. 21	
. ½ of NE. ½; SE. ½ of NE. ½; NW. ½ of SW. ½; S. ½ of S. ½; NE. ½ of SE. ½; sec. 9	369. 20 649. 20	NE. 3: W. 4 of NW. 4, sec. 25.  Lots 2 to 12, inclusive, sec. 27.  W. ½ of W. ½; lots 1, 2, 3, sec. 29.	2
dl sec. 13	640.00	W. ½ of W. ½; lots 1, 2, 3, sec. 29	20
All sec. 15. £. 4: N. 4 of NW. 2: W. 4 of SW. 2 of NW. 2: NE. 2 of SW. 2 of NW.	640. 00	All sec. 31. Lot 1; S. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½, sec. 33.	3
2. \( \) N. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); W. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); E. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); E. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); Of SW. \( \frac{1}{2} \); E. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); OF SW. \(	580.00	Township 23, range 8: Lots 7, 9, sec. 1	
MI Sec. 19	636, 40 640, 00	Lots 1, 2, 3; S. ½ of N. ½; S. ½, sec. 3. All sec. 5	6
dl sec. 21 dl sec. 23	640.00	E. 4: lots 7, 10, 11, 12, sec. 7	4
Ill sec. 23. N. ½; N. ½ of SW. ½; SE. ½ of SW. ½, sec. 25	440. 00 640. 00	All sec. 9 Lots 1, 5, 7; W. ½ of W. ½; S. ½ of SW. ½; S. ½ of SE. ½, sec. 11 Lots 2, 3, 4; S. ½ of N. ½; S. ½, sec. 13	6
V. V. 1; S. 1, sec. 29	480. 00 647. 68	Lots 2, 3, 4; S. ½ of N. ½; S. ½, sec. 18.	6
All sec. 31	640.00	All sec. 17	6
V. 4 of N.E. 4; S. 4, sec. 35	400.00	All sec. 19.	6
nship 32, range 7: .ll sec. 1	653. 76	N. ½ of N. ½; SE. ½ of NW. ½; S. ½, sec. 23. SE. ½ of NE. ½; NW. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 25	5
Ill sec. 3.	657. 52 328. 48	All Sec. 2/	6
N. ½, sec. 5. IE. ½; SE. ½ of NW. ½; S. ½ of SW. ½; SW. ½ of SE. ½, sec. 7 IE. ½; S. ½, sec. 9.	324. 33 480. 00	All sec. 29 All sec. 31	7
ill sec. 11	640.00	All sec. 33	6
ll sec. 13.	640. 00 640. 00	Township 94 range 8.	
11 17	640.00	All sec. 1.	(
III Sec. 17  IE. ½: NW. ½ of NE. ½ of NW. ½: SE. ½ of NW. ½; W. ¾ of NE. ½  of SW. ½: SE. ½ of SW. ½; NE. ½ of SE. ½; E. ½ of NW. ½ of SE. ½;  S. ½ of SE. ½: lots 2, 3, 4, sec. 19  1. ½: SW. ½: S. ½ of SE. ½, sec. 21		All sec. 5. Lots 1, 2, 3, and 4; E. ½, sec. 7.	
S. ½ of SE. ½; lots 2, 3, 4, sec. 19	537. 58 560. 00	All sec. 9	
	640. 00 560. 00	All sec. 11.	- (
1. ½, SW. ½; W. ½ of SE. ½, sec. 25. . ½; E. ½ of SW. ½, sec. 27. . ½ of NE. ½; NW. ½ of NE. ½; NW. ½; S. ½, sec. 29.	400.00	All sec. 15. All sec. 17.	(
	600.00 642.40	Lots 1, 2, 3, and 4; E. 4, sec. 19	4
NE. 1 of NE. 1 of NW. 1; NW 1 of NW. 1; S. 1 of NW. 1; NW. 1 of NE. 1 of SW. 1; SW. 1 of NW. 2 of SW. 1; N. 2 of NW. 2 of SW. 2; NW. 1 of SW. 1 of SW. 1; S. 3 of NE. 2 of SE. 2; E. 2 of SW. 2 of SE. 2; SE. 4 of SE. 3; SE. 3 of SW. 2 of SW. 3 of S		All sec. 21 All sec. 23	(
NW. 1 of SW. 1 of SW. 2; S. 1 of NE. 2 of SE. 2; E. 1 of SW. 2		All sec. 25	(
of SE. ½; SE. ½ of SE. ½, sec. 33. I. ½; N. ½ of S. ½; SW. ½ of SE. ½; SW. ½ of SW. ½, sec. 35	260.00 500.00	All sec. 27. All sec. 29.	(
nship 33, range 7:		Lots 1, 2, 3, and 4; E. ½, sec. 31. All sec. 33.	
iship 33, range 7: ofs 3, 4; S. ½ of N. ½; S. ½, sec. 1 W. ½ of NE. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 3 Il sec. 11	564. 56 320. 00	All sec. 35	(
II sec. 11 . ½, sec. 13.	640.00 320.00	Township 25, range 8: All sec. 1.	. 6
11-10	020.00	All sec. 11.	6
ISINIP 19, TAUGO 8; LIII sec. 7 V. §, sec. 9.	777.16 320.00	All sec. 15.	6
W. 1 of SW. 2, sec. 11	40.00	- All sec. 23	
.ll sec. 17	640.00	All sec. 25.	
.ll sec. 19	776. 80 640. 00	All sec. 33.	
Il sec. 23 Il sec. 25	640.00	Township 26, range 8:	
.ll sec. 27	640.00 640.00	SE. ½ of NE. ½; S. ½ of NW. ½; SW. ½; NE. ½ of SE. ½; S. ½ of SE.½; lots 3 and 4, sec. 1	
.ll sec. 29	640. 00 779. 58	All sec. 3.	
.ll sec. 33	640.00 640.00	All sec. 7	
iship 20, range 8:	2775027	All sec. 9.	
Il sec. 1	640. 39 639. 20	All sec. 13	4
Ill sec. 5	639. 30	All sec. 17	9
lll sec. 7	788. 39 640. 00	All sec. 19.	
Il sec. 11 Il sec. 13	640.00 640.00	All sec. 23.	
Il sec. 15	640.00	All sec. 27	1 - 1
E. ½ of NW. ½; SE. ½ of SW. ½, sec. 17. . ½; lots 1, 6, 7, 8, 9, 10, 11, 12, sec. 19.	80.00 634.05	All sec. 29 All sec. 31	
Il sec. 21 Il sec. 23	640.00 640.00	All sec. 33. All sec. 35.	
Il sec. 25	640.00 640.00	Township 27, range 8:	
ll sec. 27 ll sec. 29	640.00	All sec. 1 All sec. 3	
ll sec. 31	788. 59 640. 00	All sec. 5.	
Il sec. 35	640.00	All sec. 9	- 9
ship 21, range 8: Il sec. 1	637.99	All sec. 11	
11 sec. 3	634.60 635.76	All sec. 15	
dl sec. 7	789.80	All sec. 19	. (
.ll sec. 9	640.00 640.00	All sec. 21	
JI sec. 13 JI sec. 15	640.00 640.00	All sec. 25. All sec. 27	
ill sec. 17	640.00	All sec. 29.	
ll sec. 19 	793.60 640.00	All sec. 31	(
.ll soc. 23 .ll soc. 25	640.00 640.00	All sec. 35 Township 29, range 8:	
11 sec. 27	640.00	E. 1 of NE. 1; W. 1 of NW. 1; NW. 1 of SW. 1; S. 1 of SW. 1; SE. 1.	14
Il sec. 29	640.00 797.04	SE. 13. SE. 14. sec. 15.	
All sec. 33	640.00	SE, ½ of SE, ½, sec. 17	

Township 29, range 8—Continued.	Acres.	Township 21, range 9—Continued.	Acres.
All sec. 23	640.00 640.00	All sec. 33	640.00 640.00
All sec. 27. E. ½; E. ½ of SW. ¼, sec. 29.	640. 00 400. 00	Township 22, range 9: All sec. 1	626. 33
S. j of N. j; S. j; lots 1, 2, 3, 4, sec. 31. All sec. 33.	607, 73 640, 00	All sec. 3. S. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½; lots	629.94
All sec. 35. Township 30, range 8:	640.00		468. 86 525. 88
All sec. 1.	606. 20 622. 63	1, 2, 3, 4, 5, 6, 9, 10, sec. 5  Lots 6 to 16, inclusive, sec. 7.  S. ½ of NE. ½; SE. ½ of NW. ½; SE. ½; lots 3, 4, 5, 6, 7, 8, 9, sec. 9.  N. ½; SW. ½; N. ½ of SE. ½, sec. 11  S. ½ of SE. ½; lots 5, 6, sec. 12.  N. ½ of NE. ½; SW. ½ of SW. ½; lots 8, 9, sec. 15.  NW. ½ of SW. ½; SW. ½ of SE. ½; lot 7, sec. 17  NE. ½ of NE. ½; NE. ½ of SW. ½; E. ½ of SE. ½; lots 1, 2, 3, sec. 19.  SE. ¼ of NE. ½; E. ½ of SW. ½; W. ½ of SE. ½; lots 4, 5, 6, sec. 21.  N. ½; SW. ½; W. ½ of SE. ½, sec. 23.	569. 60 560. 00
All sec. 5. All sec. 7.	644. 72 700. 44	S. 4 of SE. 4; lots 5, 6, sec. 13	149.00 160.31
All sec. 9 All sec. 11	640.00 640.00	NW. 1 of SW. 1; SW. 1 of SE. 1; lot 7, sec. 17.  NE 1 of NE 1: NE 1 of SW 1: E 1 of SE 1: lots 1 2 3 sec. 19	112. 20 328. 25
S. ½ of N. ½; S. ½, sec. 13. All sec. 15.	480.00 640.00	SE. † of NE. †; E. ‡ of SW. ‡; W. ‡ of SE. ‡; lots 4, 5, 6, sec. 21	328. 44 560. 00
All sec. 17. All sec. 19	640.00 704.00	All sec. 25 All sec. 27	640.00 610.56
All sec. 21	640.00 640.00	A 11 spg. 90	593.44 481.76
All sec. 23 E. ½; N. ½ of NW. ½; E. ½ of SW. ½, sec. 25. All sec. 27	480.00 640.00	N. ½; SW. ½, sec. 31. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 33. All sec. 35. Township, 23 range 5.	440.00
All sec. 29. All sec. 31	640.00 707.74	All sec. 35. Township 23, range 9:	678.38
All sec. 33	640.00 640.00	All sec. 1	640. 60 520. 40
All sec. 35. Township 31, range 8:		Lot 4; S. ½ of N. ½; S. ½, sec. 5. NE. ½ of SW. ½; Jots 5, 6, 7, 10, 11, 12, 13, 14, 15, 17, 18, sec. 7. SW. ½ of SW. ½, sec. 9 SW. ½ of NE. ½, sec. 11.	492.51 40.00
All sec. 1 All sec. 5	639. 96 606. 01	SW. of SE. 4; lots 9, 10, 16, 17, 18, sec. 13.	40.00 233.02
All sec. 7. All sec. 9.	744. 84 640. 00	S.W. 4. Sec. 17	160.00
All sec. 11.	640. 00 640. 00	S. ½ sec. 19. E. ½: lots 1, 2, 3, 4, sec. 21.	317.55 380.52
All sec. 15.	640. 00 640. 00	NW. 1, sec. 23 All sec. 25	160.00 640.00
All sec. 19.	751. 84 640. 00	All sec. 27 NW. ½; N. ½ of SW. ½; lots 1, 2, 3, 4, 5, 6, sec. 29	640. 00 334. 67
All sec. 23. All sec. 25.	640.00 640.00	All sec. 31 All sec. 33	633.56 654.40
All sec. 27.	640.00 640.00	All sec. 35. Township 24, range 9:	643. 84
All sec. 31. All sec. 33.	743. 20 640. 00	All sec. 1. All sec. 3.	635. 88 629. 89
All sec. 35. Township 32, range 8:	640,00	All sec. 5.	638.96 640.00
N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 1. All sec. 3.	600. 80 645. 41	All sec. 13. All sec. 23.	640.00 640.00
All sec. 5. All sec. 7.	653. 08 631. 62	All sec. 25. All sec. 35.	640.00 640.00
All sec. 9	640.00 640.00	Township 26, range 9: All sec. 1	654.28
All sec. 11	640. 00 640. 00	All sec. 3. All sec. 11.	653. 20 640. (0
All sec. 15. All sec. 17.	640.00	All sec. 13	640. CO 640. OO
All sec. 19	637. 79 640. 00	All sec. 23. All sec. 25.	640.00 640.00
All sec. 23. All sec. 25.	640.00 640.00	All sec. 27 All sec. 35	640.00 640.00
All sec. 27. All sec. 29.	640. 00 640. 00	Township 29, range 9: NW. ½ of SE. ½, sec. 1 NE. ½; S. ½ of NW. ½; W. ½ of SW. ½, sec. 13	40.00
N. ½ of NE. ½, sec. 31 All sec. 33	80. 00 640. 00	N. 1; S. 1 of NW. 1; W. 1 of SW. 1, sec. 13	320.00 520.00
All sec. 35. Township 19, range 9:	640.00	NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1 of NW. 1; S. 1 of NW. 1; S. 1,	640.00
All sec. 9 All sec. 11	640. 00 640. 00	sec. 35. Township 30, range 9:	560.00
All sec. 13. All sec. 15.	640.00	All sec. 3	630. 22 626. 32
E. ½ E. ½ of W. ½ SW. ½ of SW. ½, sec. 17. E. ½ E. ½ of W. ½, sec. 19.	520. 00 480. 00	All sec. 7.	650.12 640.00
All sec. 21 All sec. 23	640. 00 640. 00	All sec. 13. S. ½ of N. ½; S. ½, sec. 17.	640. 00 480. 00
All sec. 25. All sec. 27.	800.00 640.00	All sec. 19.	652.78 640.00
All sec. 29	640.00	All sec. 23. All sec. 25.	640. 00 640. 00
All sec. 33	640. 00 640. 00	All sec. 27 All sec. 29	640. 00 640. 00
Township 20, range 9: 8, 4 of NW, 2; W, 4 of SW, 2; lots 1 to 14, inclusive, sec. 1	717.47	All sec. 31. All sec. 33.	655. 64 640. 00
S. ½ of NW. ½ W. ¾ of SW. ½ lots 1 to 14, inclusive, sec. 1. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; NW. ½ of SW. ½; NE. ½ of SE. ½; sec. 11.	300.00	All sec. 35. Township 31, range 9:	640.00
E. ½ of NW. ½; SW. ½; lots 1 to 12, inclusive, sec. 13	360, 00	All sec. 1 All sec. 3	561. 84 567. 00
All sec. 17	640. 00 640. 00	N. §; SE. §, sec. 5. S. § of NE. §; E. § of NW. §; lot 1, sec. 7. All sec. 9	409. 44 200. 33
W. 1; SE. 1 of SE. 1, sec. 21	360.00 640.00	All sec. 11	640.00 640.00
NW 4; lots 1 to 12, inclusive, sec. 25. NE 4; N. 4 of NW 4; SE, 4 of NW 4, sec. 27.	628. 92 280. 00	E. ½ of E. ½; W. ½, sec. 13. All sec. 15.	480.00 640.00
N. ½ of NW. ½, sec. 29 S. ½ of NE. ½; E. ½ of NW. ½; NE. ½ of SW. ½; lot 2, sec. 31	80, 00 239, 19	All sec. 15.  E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; S. ½ of SW. ½, sec. 17.  All sec. 21.	520.00 640.00
NW 1; Nt 161 1 to 12, inclusive, sec. 25.  NE 1; N 1 of NW 1; SE 1 of NW 1; sec. 27.  N 1 of NW 1; sec. 29.  S 1 of NE 1; E 1 of NW 2; NE 1 of SW 1; lot 2, sec. 31.  NE 1 of NE 1; SW 1; SW 1 of SE 1; sec. 33.  NE 1 of NE 1; S 1 of N 2; S 2, sec. 35.	240.00 520.00	All sec. 23. All sec. 25.	640.00 640.00
Township 21, range 9:	906.19	All sec. 27 NE. ‡; S. ‡, sec. 29	640.00 480.00
S. ½ of SW. ½; NW. ½ of SE. ½; lots 1, 2, 3, 4, 6, 7, 8, 9, 10, 15, 16, sec. 3. E. ½ of E. ½; NE. ½ of SW. ½; SW. ½ of SW. ½, sec. 5	472. 08 240. 00	All sec. 35.	640.00
All sec. 7. All sec. 9.	828. 40 898. 36	SE J. sec. 25.  Township 20, range 10:	160.00
All sec. 11. All sec. 13.	640. 00 657. 20	All sec. 1.	709. 96 400. 00
All sec. 15 All sec. 17	640.00 640.00	All sec. 13.  N. 4; NE. 2 of SW. 1; SE. 1, sec. 23.	640.00 520.00
All sec. 19 All sec. 21	645, 88	All sec. 13.  N. ½; NE. ½ of SW. ½; SE. ½ sec. 23.  N. ½ of NW. ½; SW. ½ of NW. ½; W. ½ of SW. ½, sec. 25.  N. ½ of NE ½; SW. ½ of NE. ½; E. ½ of NW. ½; W. ½ of SE. ½, sec. 27.  W. ½ of NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; lots 1, 2, 3, 4, sec. 35.	200.00 280.00
All sec. 23 All sec. 25	640.00	Township 21, range 10:	361. 32
All sec. 27. All sec. 29.	640. 00 640. 00	E. ½ of NE. ½; SE. ½ of SE. ½, sec. 9.  NE. ½; E. ½ of NW ½; S. ½, sec. 15.	120.00 560.00
All sec. 31.,	642.78	NE. 1, sec. 21.	160.00

wnship 22, range 10: All sec. 1. S. ½; lots 1 to 12, inclusive, sec. 3.	Acres. 745. 76 745. 00	Township 27, range 16—Continued. All sec. 5. All sec. 7	Acres. 640. 717.
All sec. 9	640. 00 640. 00	N. §, sec. 9 All sec. 11.	320. 640.
N. \( \) of NE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); NW. \( \frac{1}{2} \); Of SW. \( \frac{1}{2} \); lot \( 6 \), sec. 13.  SW. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); lots  1, 11, 12, 13, 14, 15, sec. 15.	356.66	All sec. 13. All sec. 15.	640. 640.
1, 11, 12, 13, 14, 15, sec. 15.	401.07	All sec. 17	640.
All sec. 21 SW. ‡ of NE. ‡; E. ‡ of NW. ‡; NE. ‡ of SW. ‡ :N. ‡ of SE. ‡; lots 5 to 11 inclusive sec. 23	594. 28	All sec. 21	744. 640.
NE, 1 of NW, 1: W, 1 of W, 1: SE, 1 of SW, 1 sec. 25.	494. 56 240. 00	All sec. 23	640. 640.
All sec. 27. E. ½; E. ½ of W. ½, sec. 33. Lots 1, 2, 3, 4; S. ½ of N. ½; W. ½ of SW. ½; N. ½ of SE. ½, sec. 35	640.00 480.00	All sec. 27. All sec. 29.	640. 640.
Lofs 1, 2, 3, 4; S. ½ of N. ½; W. ½ of SW. ½; N. ½ of SE. ½, sec. 35 wnship 23, range 10:	479. 20	All sec. 31. All sec. 33.	777. 640.
All sec. 1. Lot 1: SE. ½, sec. 11	952.09 164.42	All sec. 35. Township 29, range 10:	640.
NE. 1, sec. 13	160.00	Lots 6, 7, 10, 11, sec. 7	160.
All sec. 23. All sec. 35.	640. 00 640. 00	All sec. 13	640. 640.
Total Douglas County	616, 843, 14	All sec. 17	640. 640.
COOS COUNTY.		N. 4, sec. 23	320. 160.
[South of base line and west of Willamette meridian.]		NE. }, sec. 25. NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½, sec. 27. All sec. 29.	280. 640.
All sec. 5	647. 00	All sec. 31	781.
All sec. 9.	612. 00 640. 00	NW. ½ of SW. ½; S. ½ of S. ½, sec. 33. SW. ½, sec. 35	200. 160.
All sec. 17. All sec. 19.	640. 00 614. 00	Township 30, range 10: All sec. 1.	625.
All sec. 21 All sec. 29	640. 00 640. 00	Lots 1, 2; NW. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of S. ½, sec. 3	313. 621.
N. §; SE, ‡ of SW, ‡; SE, ‡, sec. 31 All sec. 33	507. 00 640. 00	All sec 7	798.
vnship 27, range 9:		N. ½; SW. ½; E. ½ of SE. ½, sec. 9. N. ½ of N ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 11. N. ½ of N. ½; NE. ½ of SE. ½, sec. 13.	560 440
All sec. 1 All sec. 3	664. 00 672. 00	5. ± 01 SW . ±; SW . ± 01 SE. ±, Sec. 15	200 120
All sec. 5. N. ½, sec. 7.	684. 00 322. 00	All sec. 17	640 801
All sec. 9	640. 00 640. 00	SE. † of SW. †; E. †, sec. 21.  SE. † of SW. †; SW. † of SE. †, sec. 23.  N. † of NE. ‡; SE. † of NE. ‡; SE. † of SE. †, sec. 25.  E. †; S. † of NW. †; NE. † of SW. †; S. † of SW. †, sec. 27.  NW. † of SW. †; S. † of SW. †; NW. † of NE. ‡; SE. † of NE. ‡; E. ‡  of SE. †; NW. †, sec. 29.	360
All sec. 13	640.00	N. 4 of NE. 4; SE. 4 of NE. 4; SE. 4 of SE. 4; sec. 25.	160
All sec. 15. All sec. 17.	640. 00 640. 00	NW. 4 of SW. 4; S. 4 of SW. 4; S. 4 of SW. 4; Sec. 27.  NW. 4 of SW. 4; S. 4 of SW. 4; NW. 4 of NE. 2; SE. 4 of NE. 4; E. 4	52
All sec. 19	641. 36 640. 00	of SE, ‡; NW, ‡, sec. 29.  NE, ‡ of NE, ‡; S, ‡ of NE, ‡; SE, ‡; lots 1, 2, 3, 4, 6, 7, sec. 31	440 519
All sec. 23	640. 00 640. 00	NE. ‡ of NE. ‡; S. ½ of NE. ‡; SE. ‡; lots 1, 2, 3, 4, 6, 7, sec. 31 NE. ‡; E. ½ of NW. ‡; S. ½, sec. 33 NW. ‡ of NE. ‡; S. ½ of N. ½; S. ½, sec. 35	560
All sec. 27	640, 00	Township 51, range 10:	520
All sec. 29	640. 00 641. 00	Lots 1, 2; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 3.	160 165
All sec. 33 All sec. 35	640. 00 640. 00	SE. 1 of SW. 1, sec. 5 NE. 1: W. 1 of SE. 1: lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 12, sec. 7	651
vnship 24, range 10: All sec. 1		SE. ½ of NW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 1.  Lots 1, 2; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 3  SE. ½ of SW. ½, sec. 5  NE. ½; W. ½ of SE. ½; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 12, sec. 7  SE. ½ of NE. ½; S. ½ of SW. ½; W. ½ of SE. ½, sec. 13  SE. ½ of NE. ½; S. ½ of SW. ½; W. ½ of SE. ½, sec. 13	80
All sec. 3. Lot 1; SE. ½ of NE. ½; E. ½ of SE. ½, sec. 5.	623. 00 587. 00		20
All sec. 9	145. 00 640. 00	NW 1 of NF 1: NF 1 of NW 1: CW 1 of CW 1: NF 1 of CF 1: G	206
All sec. 11	640. 00 640. 00	1 of SE 1, SE 2 of NE 1, NE 1 of SW 1, Sec. 23.  E. 2 of NE 1, SE 2 of SW 2, NE 1 of SW 2, SE 2, Sec. 27.  E. 2 of NE 1, Sec. 20.	240 160
All sec. 15. E. ½, sec. 17.	640. 00 320. 00	E. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 27	360 80
All sec. 21 All sec. 23	640.00	Lots 8, 11, sec. 31. E. ½; N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½.	80
All sec. 25	640. 00 640. 00	sec. 33	560
All sec. 27. E. ½, sec. 29.	640. 00 320. 00	E. ½ of NE, ½, sec. 35. Township 26, range 11:	80
All sec. 33. All sec. 35.	640. C0 640. CO	Lots 1, 2; S. ½ of ÑE. ½, sec. 1. SE. ½, sec. 23.	123 160
vnship 25, range 10: All sec. 1		All sec. 25. All sec. 35.	640
NE. 1; NE. 1 of NW. 1; S. 1 of NW. 1; S. 1, sec. 5.	637.00 634.00	Township 27, range 11: All sec. 13.	640
NE. ½; NE. ½ 01 NW. ½; S. ½ 01 NW. ½; S. ½, Sec. 5	597.00 320.00	LOIS 1, 2, 3, 4, 7, 8, 9, 10, 11, 14, 15, 16, Sec. 15.	672 433
E. $\frac{1}{2}$ , sec. 7. N. $\frac{1}{2}$ of NE. $\frac{1}{4}$ ; SE. $\frac{1}{4}$ of NE. $\frac{1}{4}$ : NE. $\frac{1}{4}$ of SW. $\frac{1}{4}$ ; S. $\frac{1}{2}$ of SW. $\frac{1}{4}$ ; SE. $\frac{1}{2}$ , sec. 9.	400.00	All sec. 25.	616 651
All sec. 11	640.00	Lots 1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, sec. 27.	452 625
All sec. 15. E. ½; NE. ½ of NW. ½; NW. ½ of SW. ½; S. ½ of SW. ½, sec. 17.	640.00 640.00	Township 29, range 11: All sec. 7:	
All sec. 19	480.00 821.00	All sec. 9. Lots 1, 2, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, sec. 13	644 645
All-sec. 21	640.00 640.00	All sec. 15	536 640
All sec. 25. NE. ½ of NE. ½; W. ½ of E. ½; W. ½, sec. 27	640.00 520.00	All sec. 17 N. ½; SW. ½ of SW. ½ (or lot 4); NE. ½ of SE. ½; SW. ½ of SE. ½, sec. 19.	640
All sec. 29	640.00	All sec. 21.  E. ½ of NE. ½; SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 23.  Lots 1, 2, 5, 8, 9, 15, 16, sec. 25.  NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 27.	640 360
All sec. 33	834.00 640.00	Lots 1, 2, 5, 8, 9, 15, 16, sec. 25.	292
All sec, 35 nship 26, range 10:	640.00	of SW. 1; N. 2 of SE. 4; SW. 2 of SE. 1, sec. 27.	400
All sec. 1. All sec. 3.	681, 00 683, 00	S. §, sec. 29. All sec. 31	320 633
All sec. 5. All sec. 7.	678.00	NW. 1 of SW. 1; NE. 1 of SE. 1; S. 2 of S. 3; W. 2 of NW. 1, sec. 33. NE. 2 of SW. 1; S. 2 of SW. 1; N. 2 of SE. 2; SW. 2 of SE. 2; sec. 35.	320 240
All sec. 9	690.00 640.00	Township 30, range 11: E. 4 of SW. 1; SE. 1, sec. 3	240
All sec. 11. All sec. 13.	640.00 640.00	Township 30, range 11:  E. 4 of SW. 4; SE. 4, sec. 3  N. 5; SW. 4; N. 5 of SE. 4; SW. 1 of SE. 4, sec. 5  N. 5; SW. 4; N. 2 of SE. 4; SW. 1 of SE. 4, sec. 5  N. 5; SW. 5; N. 2 of SE. 4; SW. 1 of SE. 4; Sec. 7	600
All sec. 15	640.00 640.00	1 2, 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	554 400
All sec. 19	687.00	NW. ½ of SW. ½, sec. 11. SE. ½ of NW. ½; S. ½; NE. ½ of NE. ½, sec. 15.	400
N. ½, sec. 21 All sec. 23.	320.00 640.00	S. 1 of NE. 1; SE. 1 of NW. 1; NE. 2 of NE. 1, sec. 17.	160
All sec. 25. All sec. 27.	640.00 640.00	NW 1 01 SW 1, Sec. 11 SE. 1 of NW 1; S. 2; NE. 1 of NE. 1, sec. 15. S. 2 of NE. 2; SE. 2 of NW 1; NE. 2 of NE. 2, sec. 17 SE. 1 of SW 2; SE. 3, sec. 19 NE. 2 of NE. 4; SE. 3 of NE. 4; SE. 4 of SW 2; SE. 3, sec. 21. N. 2 of N. 4; SE. 3 of NE. 3; SE. 4 of NW 2; SE. 3 of SW 3; NE. 1 of SE 1; S. 4 of SE 2; Sec. 20	200 320
All sec. 29. All sec. 31.	640.00 692.00		400
N. ½; SW. ½, sec. 35.	640.00	N. 4: SE, 4, sec. 31	480 479
wnship 27, range 10:	480.00	Township 31, range 11:	160
E. ½ of NE. ½; SE. ½, sec. 1	240.00 644.00	SW. ½ of NE. ½; W. ½, sec. 1	359

Township 31, range 11—Continued.	Acres.	Township 33, range 5—Continued.	'Acres.
Let 1, sec. 5.  SW. \( \) of NE. \( \) \( \); E. \( \) of NW. \( \); NE. \( \) of SW. \( \); NW. \( \) of SE. \( \) Sec. 7.	40.00	SW. t of NW. t; SW. t of SW. t; SW. t of SE. t; lots 4, 5, sec. 11 SE. t of NE. t; SW. t of NW. t; S. t, sec. 13	140.15 400.00
F 1. SF 1 of SW 1 con 0	200.00 360.00 640.00	SE. 1 of NE. 1; SW. 2 of NW. 1; S. 4, 5 sec. 13.  E. 1 of SE. 2; E. 4 of SW. 4 of NE. 2; W. 4 of SW. 2; NW. 4 of NE. 1 of NW. 1; E. 4 of NE. 2 of NW. 1; S. 4 of S. 2 of SW. 4 of NW. 1; SW. 4 of SW. 4 of NW. 1; SW. 4 of SW. 4 of NW. 1; E. 2 of SE. 2 of NW. 2; SE. 1 of NE. 2; E. 2 of NE. 2 of NE. 3 of	
All sec. 11 N. ½ of N. ½, sec. 13. NE. ½; N. ½ of NW. ½; S. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½ sec. 15. NW. ½ of NE. ½; S. ½ of NE. ½; SE. ½, sec. 19.	160.00	All soc. 17	310.00 640.00
sec. 15 NW. ½ of NE. ½; S. ½ of NE. ½; SE. ½, sec. 19	440.00 280.00	N. ½ of NE. ½; SE. ½ of NE. ½; E. ½ of NW. ½; N. ½ of SE. ½; lots 1, 2, 8, 80c. 19.	352.81
NE. 1 of NE. 1; S. 4 of NE. 2; SE. 2 of NW. 1; S. 5 of S. 5, Sec. 21 NW. 1 of NE. 1; S. 4 of NE. 2; NW. 1; S. 5, Sec. 25	320.00 600.00 240.00	SE. † of NE. ½; NW. ‡; NW. ‡ of SW. ½; lots I, 3, sec. 2I.  All sec. 23.  N. ½; SW. ‡; W. ± of NE. ‡ of SE. ‡; NW. ‡ of SE. ‡; S. ‡ of SE. ‡.	314.13 640.00
NE. 1 of NE. 1: S. 2 of NE. 1: SE. 1 of NW. 1: S. 1 of S. 1, sec. 21.  NW. 1 of NE. 1: S. 4 of NE. 1: NW. 1: S. 1, sec. 23.  NW. 2 of NE. 1: NW. 1: NW. 1 of SW. 1, sec. 25.  SE. 1 of NW. 1: NE. 1 of SW. 1: S. 4 of SW. 1, sec. 27.  NE. 1 of NE. 1: S. 2 of NE. 1: NW. 2: SE. 2 of SW. 3: Sec. 27.	160.00	sec. 25 NE. ½: N. ½ of NW. ½: SE. ½ of NW. ½; S. ½, sec. 27. All sec. 31.	620.00 596.09
sec. 29. N. ½ of NW, ½; SW, ½ of NW, ½, sec. 33. NE, ½ of NE, ½; W, ½ of SW, ½, sec. 35.	400.00 120.00	All sec. 35	593, 82 640, 00
NE. 4 of NE. 4; W. 4 of SW. 4; Sec. 35.  Township 28, range 12:  NW. 4; N. 4 of S. 4; SE. 4 of SW. 4; SW. 4 of SE. 4, sec. 35.	120.00	Township 34, range 5: N. ½; N. ½ of SE. ½, sec. 3. N. ½ of NW. ½; SW. ½ of NW. ½, sec. 5.	407. 20 126. 38
Township 90 ranga 12.		S. ½ of NE. ½; SE. ½, sec. 9 N. ½ of NE. ½; SW. ½ of NE. ½; S. ½ of SE. ½ of NW. ½; NE. ½ of SW. ½; SE. ½, sec. 17 All sec. 19	240.00
SE 1 of SE 1, sec. 1 SE 1 of SW 1; SE 1 of SE 1, sec. 11 NE 1; NW 1 of NW 1; NW 1 of SW 1; NE 1 of SE 1; S 1 of SE 1; S 2 1 of SE 1; S 3 1 of SE 1; S 3 1 of SE 1; S 3 1 of SE 1; S 4 of SE 2; S 4 of SE 3 1 of SE 4; S 5 2 1 of SE 4; S 6 2 1 of SE 5 3 1 of SE 6 2 1 of SE 7 0 of SE 6 2 1 of SE 6 2	80.00		340.00 612.00
E. \( \frac{1}{2} \) \( \text{SE} \). \( \frac{1}{2} \). \( \text{SE} \). \( \frac{1}{2} \). \( \text{SE} \). \( \text{SE} \). \( \frac{1}{2} \). \( \text{SE} \). \( \text{SE} \). \(	300,00 80,00 400,00	All sec. 21. NE. ½, NW. ½ of NW. ½; W. ½ of SW. ½; N. ½ of SE. ½; E. ½ of SE. ½ of NW. ½; sec. 29. SW ½ S. ½ of SE. ½, sec. 31. E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½, sec. 33. W. ½ of NE. ½; NW. ½; S. ½, sec. 35.	640.00 380.60
NE. 1 of NE. 1; S. 1 of NE. 1; SE. 1 of NW. 1; NE. 2 of SW. 1; NW. 1 of SE. 1, sec. 25.	240.00	SW \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	224.76 480.00
E. § E. § of SW. § sec. 23.  NE. § of NE. §; S. § of NE. §; SE. § of NW. §; NE. § of SW. §; NW. § of SE. §; sec. 25.  NW. § of SW. §; SE. § of SE. §; sec. 27.  NW. § of NE. §; SE. § of NW. §; SE. § of SW. §; S. § of SE. §; sec. 35.	80.00 40.00 240.00	I TOWNSHID OO, TRUEGO.	560.00 622.50
TOWING DOLLAGE 14.	652.00	NW. ½ of NE. ½; S. ½ of NE. ½; W. ½; SE. ½; sec. L. NE. ½ of NE. ½; S. ½ of N. ½; N. ½ of SE. ½; N. ½ of SE. ½; SW. ½ sec. 3.	479. 98
All sec. 1 E. ½ of SW. ½, SE. ½, sec. 3. Lot 6, sec. 5.	240.00 2.00	W. ½ of NE. ½; W. ½; NW. ½ of SE. ½, sec. 5.	439. 52 651. 81
NW. ½, sec. 7.  NE. ½ of NE. ½, sec. 9.  E. ½; N. ½ of NW. ½, sec. 11.  N. ½, sec. 13.	160.00 40.00 400.00	All sec. 9 All sec. 11 All sec. 13	640: 00 666: 76 640: 00
N. 1, sec. 13. SE, 4 of SE, 4, sec. 19	320.00	All sec. 15.	664. 20 645. 61
SE 1 of SE 1, sec. 19 SW. 1 of NE 1; N. 1 of SW. 1; SW. 1 of SW. 1; NW. 1 of SE 1, sec. 25 W. 1 of E. 1; W. 1, sec. 29 Lots 2, 3, 4; NE 1 of SE 1; S. 1 of SE 1, sec. 31 F. 1 of NW. 1 sec. 35 F. 1 of NW. 1 sec. 35	200.00	NE. 1; NW. 1 of NW. 1; S. 2 of NW. 1; W. 2 of SW. 2; N. 3 of SE. 2; SE. 1 of SE. 3, sec. 19.	481. 39
W. ½ of E. ½; W. ½, sec. 29 Lots 2, 3, 4; N.E. ½ of SE. ½; S. ½ of SE. ½, sec. 31 E. ½ of N.W. ½, sec. 33	480.00 243.00 80.00	NE. 1 of NE. 1 S. 1 of NE. 1; N.W. 1; N. 1 of SW. 1; N. 2 of SW. 2 of SW. 2 of SW. 2; N. 2 of SE. 2; SW. 1 of SE. 2; N. 2 of SE. 2	580. 34
m Control to	146.00	of SE. 5, sec. 21. All sec. 25. All sec. 25.	640.00 640.00
Township 31, Tange 12:  Lots 1, 2, 5; S. ½ of NW. ½, sec. 3  SE. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SE. ½ of SW. ½; NE. ½ of SE.  ½; S. ½ of SE. ½; sec. 5  C. S.	439.00	N. 4 of NE. 1; N. 4 of SW. 4 of NE. 1; SE. 4 of NE. 1; NE. 4 of NW. 1; SW 1: N. 4 of SE. 4 of NW. 4: SW. 4 of SE. 4, sec. 27	400.00
1; S. 1 of SE. 1; sec. 5 S. 1 of NE. 1; SW. 2 of NW. 1; SW. 1; N. 2 of SE. 2; sec. 7 SW. 1 of NW. 1; NW. 1 of SW. 1; sec. 9 Lots 2, 3, sec. 11	356. 00 80. 00 52. 00	S. 4 of NE. 4 of NE. 4; S. 4 of NE. 4; W. 4 of E. 4 of NE. 4 of NW. 4; W. 4 of NE. 4 of NW. 4; NW. 4 of NW. 4; S. 4 of NW. 4; S. 4 sec. 29 SE. 4 of NW. 4; SW. 4; W. 4 of SE. 4; SE. 4 of NE. 4; SE. 4 of SE. 4.	570.00
SE. † of NE. ‡; lots 10, 11, 12, 14, 15, 16, 17, 18, 19, sec. 13.  NE. † of NW. ‡; NE. † of SW. ‡; S. † of SW. ‡; SE. ‡, sec. 15.  E. †; N. † of SW. ‡; SE. † of SW. †, sec. 17.	110.00 320.00	sec. 31.  N. ½; SE. ½; N. ½ of SW. ½; SE. ½ of SW. ½, sec. 33.  NE. ½; E. ½ of NW. ½; S. ½, sec. 35.	360. 20 624. 36
All Sec. 21	440.00 640.00	NE. ½: E. ½ of NW. ½: S. ½, sec. 35 Township 36, range 5: All sec. 1	560.00
Lots 2, 3, 4, 6, 9, 10, 11, 12, 13, 14, 15, 16, sec. 23 Lots 4, 5, 12, sec. 25 All sec. 27	485.00 126.00 640.00		638. 40 637. 92 160. 00
N. 1 of NE. 1; NE. 1 of NW. 1, sec. 33. N. 1 of NE. 1; SE. 2 of NE. 1; W. 1 of NW. 1; N. 2 of SW. 1; SE.	120.00	SE. † of NE. ‡; N. † of SE. ‡; SW. † of NE. ‡, sec. 5.  NW. † of NE. ‡; SW. † of SW. ‡; NW. ‡ of SE. ‡, sec. 7.  W. † of E. ‡; W. †, sec. 9  NW. † of NE. ‡; SE. † of SW. ‡; NE. ‡ of SE. ‡; S. ‡ of SE. ‡, sec. 11.  All sec. 13.	122.00 480.00
† of SW. ‡; S. † of SE. ‡, sec. 35 Township 30, range 13:	400.00 280.00	NW. 1 of NE. 1; SE. 1 of SW. 1; NE. 2 of SE. 2; S. 2 of SE. 5; Sec. 11 All sec. 13 N. 2 of SE. 1 of NE. 1; Sec. 15	200.00 640.00 20.00
N. ½ of NW. ½; SW. ½; SW. ½ of SE. ½, sec. 25. SW. ½ of NE. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 35. Township 31, range 13:	160.00	S. ½ of SE. ½, sec. 19.  Let 8; SE. ½ of SE. ½; N. ½ of NE. ½, sec. 21.	80.00 150.80
Lots 1, 2, 3, 4; SE. 1, sec. 1	318.00	S. † of SW. ‡: NW. ‡ of SE. ‡, sec. 29	78.58 120.00
Total Coos County	100, 863. 36	NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 31 SW. ½ of NE. ½; NE. ½ of SE. ½, sec. 33	404.14 80.00
[South of base line and west of Willamette meridian.] Township 34, range 11:		Township 37, range 5: NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. I. SE. ½ of NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; S. ½, sec. 5	598. 23
A11 eag 2	618. 05 518. 40	SE. ½ of NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; S. ½, 800. 5. NE. ½; W. ½, 800. 7. N. ½; SW. ½; E. ½ of SE. ½; E. ½ of NW. ½ of SE. ½, 800. 9.	477, 63 500, 74 580, 00
N. ½; SW. ½; NE. ½ of SE. ½, sec. 7. All sec. 14. All sec. 14.	540, 77 640, 00 640, 00	All sec. 13.  N. 4: SW. 4; N. 4 of NE. 2 of SE. 2; SW. 2 of NE. 2 of SE. 2; W. 3 of SE. 4; W. 4 of NE. 5 of SE. 5.	640.00
SE. 1 of NE. 1; NE. 1 of SW. 1; S. 2 of SW. 1; SE. 1; lots 1, 4, 5, 7, sec. 17.	384.07	All 800 17	610.00 640.00
All sec. 19.	571.38 607.81	N. ½ of SW. ½; SW. ¾ of SW. ½, sec. 19. N. ½ of N.E. ½; N.E. ½ of N.W. ½, sec. 21. All sec. 23.	129. 84 80. 00 640. 00
Township 35, range 11: SE. ½ of NE. ½; NE. ½ of NW. ½; E. ½ of SE. ½; lots 1, 2, 3, 7, 8, 9, 10; 11, 12, 13, sec. 7	455.78	All sec. 23  SW. ½ of NE. ½; E. ½ of NE. ½ of NW. ½; NW. ½ of NW. ½; NE. ½ of  SW. ½ of NW. ½; W. ½ of W. ½ of SW. ½, sec. 25.  E. ½ of NE. ½; sec. 27  E. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; SW. ½; N. ½ of SE. ½;  SW. ½ of SE. ½, sec. 29.	150.00
All sec. 17.  NE. ½ of NW. ½; NE. ½ of SW. ½; lots 1, 2, sec. 19.  NE. ½; E. ½ of SE. ½; lot 5, sec. 29.	640. 00 147. 07	E. \( \) of NE. \( \frac{1}{2} \), Sec. 21  E. \( \) of NE. \( \frac{1}{2} \); NW. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); NW. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); NW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \); NW. \( \	\$0.00 4£0.00
Township 31 ranga 12	268. 70 356. 00	N. 4 of NE. 4: S. 4 of SW. 4, sec. 33.	657. 20 160. 00
N. ½ of NW. ½; SW. ½ of NW. ½; SW. ½; W. ½ of SE. ½, sec. 19	240.00	Township 38, range 5: All sec. 3.	647. 40 640. 00
E. ½ of SE. ½; lots 4, 5, 6, sec. 13	136. 61	All sec. 9. N. ½ of NE. ½; NW. ½ of NW. ½; NE. ½ of SW. ½; SW. ½ of SW. ½, sec. 11	200.00
N. 1 of NE. 2; SW 2 of NE. 3; sec. II NE. 2 of NE. 2; SW 2 of NW. 3; NW. 2 of SW. 2; SE. 2 of SW. 2; NE. 3 of SE. 2; S. 3 of SE. 2; sec. 13	120.00 280.00	E. 1 of NW. 1; NE. 1 of SW. 2; SE. 1, sec. 13.  SE. 1 of NE. 2; N. 5 of NW. 2; SE. 4 of NW. 2; E. 1 of SW. 1 of SW. 2;  E. 1 of SE. 2 of SW. 2; NE. 1 of SE. 2; NW. 2 of SW. 4, sec. 13.  NW. 4 of NE. 4 of NE. 2; S. 5 of NE. 3 of NE. 3; NW. 2 of NE. 2; S. 5 of NE. 2; SW. 2 of SW. 2; W. 2 of SW. 2; W. 3 of SW. 2; W. 3 of SW. 4; W. 3 of S	280.00
W. 1 of NE. 1; NW. 1; NE. 1 of SW. 1; S. 1 of SW. 1; SE. 1, sec. 23. SE. 1 of NE. 1; S. 1 of SW. 1; SW. 1 of SE. 1, sec. 25.	520.00 160.00	E. \$ 01 SE. \$ 01 SW. \$; N.E. \$ 01 SE. \$; N.W. \$ 01 SW. \$; SSC. 15  N.W. \$ 01 NE. \$ 01 NE. \$; S. \$ 01 NE. \$ 01 NE. \$; N.W. \$ 01 NE. \$; S. \$ 01 NE. \$; S. \$ 01 NE. \$; S. \$ 01 NE. \$ 10 NW. \$ 01 NW. \$ 10	280.00
Total Curry County	7,844.64	NE. 1 of NE. 1; S. 1 of SW. 1; SE. 1 of SE. 1, sec. 25	260.00 160.00
JOSEPHINE COUNTY.  [South of base line and west of Willamette meridian.]		All sec. 29	640.00 658.60
Township 33, range 5:	240.00	All sec. 31. N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 33. E. ½, sec. 35. Township 39, range 5:	280.00 320.00
S. 1 of S. 1, sec. 5.  N. 1 of NE. 1; NW. 1; NE. 1 of SE. 1; S. 1 of SE. 1, sec. 7.  N. 1 of NE. 1; N. 1 of SW. 1 of NE. 1. N. 1 of SW. 1 of NE. 1.	160.00 338.68	Township 39, range 5: All sec. 1 NW. ½ of NE. ½; W. ½; SE. ½ of SE. ½, sec. 7	640.00 412.38
S. 1 of S. 1, sec. 5 N. 2 of NE. 1; NW. 1; NE. 2 of SE. 1; S. 2 of SE. 2, sec. 7 N. 3 of NE. 3; N. 3 of SW. 2 of NE. 2; N. 3 of S. 3 of SW. 2 of NE. 2; NW. 1; N. 3 of SE. 2 of NE. 1; W. 2 of SW. 1; S. 3 of SE. 2; S. 3 of NE. 2 of SE. 2; S. 3 of N. 3 of NE. 2 of SE. 2; S. 3 of NW. 2 of SE. 2;		All sec. 9. S. 4 of NE. 4: SE. 2 of NW. 2: E. 2 of SW. 2: SE. 2, sec. 11.	640.00 360.00
sec. 9.	500.00	All sec. 13.	640.00

Township 39, range 5—Continued.	Acres.	Township 38, range 6—Continued.	Acres.
SE. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ¼; S. ½, sec. 15	480.00 640.00	All sec. 25.	640. 00 640. 00
All sec. 19	654.12 640.00	All sec. 29 All sec. 31	640. 00 645, 36
All sec. 21 N. ½; SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 23	600, 00 640, 00	All sec. 33 All sec. 35	640, 00 640, 00
All sec. 25	640.00	Township 39, range 6:	
All sec. 29	640.00 634.64	All sec. 1 All sec. 3	656. 00 679. 40
All sec. 33. All sec. 35.	615. 62 618. 02	Lots 1, 2, 3, 4, sec. 5. S. ½ of S. ½, sec. 7.	197. 60 181. 15
Township 33, range 6; SW. 1; N. 2 of SE. 2; SW. 2 of SE. 2, sec. 1	280.00	All sec. 9.	640. 00 640. 00
S. 4 of S. 4, sec. 9.		All sec. 13	636. 72 640. 00
S. ½ of S. ½, sec. 9 N. ½ of NW. ½; W. ½ of SE. ½, sec. 11 S. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 13	160.00 360.00	All sec. 15. All sec. 17.	640.00
N. ½; N.W. ½ 01 S.W. ½, 880. 15	640.00	All sec. 19	726, 00 640, 00
N. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); sec. 19.  8. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\), sec. 21.  NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); NV. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 25.  W. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NV. \(\frac{1}{2}\); Of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 27.	593.48 360.00	All sec. 23 All sec. 25	640. 00 640. 00
NE. 1; S. 1 of NW. 1; S. 1 of SE. 1, sec. 23.	320.00 200.00	All sec. 27. All sec. 29	640. 00 640. 00
W. i of NE. 1; W. 1; NW. 1 of SE. 1; S. 1 of SE. 1, sec. 27	522.92	All sec. 31	729. 28
		All sec. 33. All sec. 35.	640. 00 640. 00
N. ½ of NE, ½; NE, ½ of NW, ½, sec. 31. N. ½; N. ½ of SW, ½; N. ½ of SE, ½; SW, ½ of SE, ½, sec. 33. E. ½ of NE, ½; SW, ½ of NW, ½; W, ½ of SW, ½; E. ½ of SE, ½, sec. 35.	520.00 280.00	Township 33, range 7: S. ½, sec. 13.	320.00
Township 34, range 6:		Alf sec. 15. All sec. 21	640. 00 640. 00
N. ½; N. ½ of SE. ½, sec. 1. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; N. ½ of SW. ½, sec. 3. S. ½ of NE. ½; W. ½, sec. 7.	364. 65 394. 04	All sec. 23 NE. ‡; W. ‡; N. ‡ of SE. ‡; SW. ‡ of SE. ‡; sec. 25. NE. ‡ of NE. ‡; S. ‡ of NE. ‡; E. ‡ of SW. ‡; SE. ‡, sec. 27.	640. 00 600. 00
SE. 1 of SE. 1 sec. 9	40.00	NE. 1 of NE. 1; S. 1 of NE. 1; E. 1 of SW. 1; SE. 1, sec. 27	360.00
SE, ½ of SW, ½; SE, ½, sec. 11. W, ½ of E, ½; SE, ½ of SE, ½; W, ½, sec. 13.	521.71	All sec. 29.  NE. ½; W. ½ of W. ½; E. ½ of SE. ½, sec. 31	640. 00 399. 20
E. 1; E. 1 of SW. 1, sec. 15. NW. 1 of NE. 1; W. 1, sec. 17.	400.00 360.00	All sec. 29  NE. ½; W. ½ of W. ½; E. ½ of SE. ½, sec. 31  NE. ½ of NE. ½; W. ½ of NW. ½; N. ½ of SW. ½; SE. ½, sec. 33  S. ½ of NE. ½; W. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 35	360.00 520.00
All sec. 19	634, 60	Township 34, range 7: N. ½ of N. ½ of NE. ½ of NE. ½; W. ½ of E. ½; W. ½, sec. 1	493.05
NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of N. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 21.  E. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); sec. 23.	400.00 640.00	All sec. 3. W. ½ of NE. ½ NW. ½ S. ½, sec. 5.	648. 80 568. 10
All sec. 25 SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 27	160.00	All sec. 7	652.92
N. 4 of NE. 4; SW. 4 of NE. 4; NW. 4; SW. 4 of SW. 4; NE. 4 of SW. 4, sec. 29.	360.00	All sec. 9. All sec. 11.	640.00 640.00
All sec. 31 E. ½ of NE. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 33	636, 40 360, 00	All sec. 13. All sec. 15.	640.00 640.00
Lots 1, 2, 5, sec. 35 Township 35, range 6:	95. 47	All sec. 17. E. ½; NE. ½ of NW. ½; S. ½ of NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½,	640.00
E. 1; N. 1 of NW. 1; SE. 1 of NW. 1; NE. 1 of SW. 1; S. 1 of SW. 1,	573.98	sec. 19. All sec. 21	561.33
sec. 1 SW. 1 of NE. 1; NW. 1; E. 1 of SW. 1; SW. 1 of SW. 1; SW. 1 of	100000000000000000000000000000000000000	All sec. 23	640.00 640.00
SE 1, sec 3  S. 1 of NE 2; NW. 1 of SW. 1; SE 1 of SW. 1; SE 1, sec 5.  N. 1; N. 1 of S. 1; SW. 2 of SW. 3; sec 7.  N. 1; NW. 1 of SE 2; SE 1 of SE 3; sec 9.  NE 1; NE 1 of SW. 1; S. 2 of SW. 2; NE 1 of SE 3; sec 11.  E. 1; N. 2 of NW. 1; SE 3 of NW. 3; E. 3 of SW. 3; sec 13.  NE 4 of NE 1; NW. 2 of NW. 3; S. 2 of N. 2; SE 3; sec 15.  NW. 1 of NW. 1 SE 4 of SE 4 sec 17.	371.10 320.00	All sec. 25. All sec. 27.	640.00 640.00
N. 4; N. 4 of S. 4; SW. 4 of SW. 4, sec. 7 N. 4: NW. 4 of SE. 4; SE. 4 of SE. 4, sec. 9	517. 22 400. 00	All sec, 29 All sec, 31	640.00 632.60
NE. 1: NE. 1 of SW. 1: S. 1 of SW. 1: NE. 1 of SE. 1, sec. 11.	320.00 520.00	All sec. 33	640.00 640.00
NE. t of NE. t; NW. t of NW. t; S. t of N. t; SE. t, sec. 15	400.60 80.00	Township 35, range 7:	
NW. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	439.94	N. 4; SW. 4; N. 4 of SE. 4; SW. 4 of SE. 4, sec. 3	666.63 621.88
Sec. 21	200.10	NE. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); lots 7, 9;  SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\), sec. 7.	422.36
S. ½ of NE. ½ sec. 23 NE. ½ of NE. ½; SE. ½ of NW. ½; SE. ½ of SW. ½, sec. 25	80. C0 120. 00	All SUL Warranten and the supplier of the supp	519. 20 632. 24
SW. ‡ of NE. ‡; NW. ‡ of NW. ‡; S. ± of NW. ‡; S. ±, sec. 27 N. ±: SE. ±, sec. 29	480.00	NE. ‡; N. ½ of NW. ½; SE. ½ of NW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 11.	400.00
NE. 1 of NE. 1; SW. 1 of NE. 1; W. 1; NW. 1 of SE. 1, sec. 31 NE. 1 of NE. 1; S. 2 of NE. 2; NW. 1; SE. 1 of SW. 1; SE. 1, sec. 33	443. 96 480. 00	N. §, sec. 13. All sec. 15.	320.00 640.00
Township 36, range 6: N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½,		All sec. 17.	640.00
sec 1	560, 14	All sec. 21.	640. 28 640. 00
N. ½; SW. ½; S. ½ of SE. ½, sec. 3. S. ½ of N. ½; NE. ½ of NW. ½; S. ½, sec. 5. N. ½ of NE. ½; W. ½ of NW. ½; W. ½ of SW. ½; S. ½ of SE. ½, sec. 7	561. 88 521. 08	All sec. 21.  W. ± of NE. ±; SE. ± of SE. ±; lot 8, sec. 25.  NE. ± of NE. ±; W. ± of E. ±; SE. ± of SE. ±; W. ±, sec. 27.	138. 80 560. 00
		All sec. 29. All sec. 31. N. §: SW. §: N. § of SE. §: SW. § of SE. §, sec. 33.	640.00 641.99
N. ½, W. ¾ 01 S.W. ½, E. ¾ 01 SE. ½, 8ec. 9  N. W. ¾ of N.E. ½, N.W. ¾, sec. 11  N. ¾ of N.E. ½; N.W. ½, sec. 17  N. ¾ of S.W. ½; S.E. ½; lots 5, 10, 11, sec. 21  S.W. ¾ of N.E. ½; W. ½; S.W. ¾ of S.E. ½, sec. 23  W. ¾ of N.E. ½; W. ¾ of N.W. ½; S.E. ¾ of N.W. ½; S. ½, sec. 25  N.W. ¾ of N.E. ½; S. ¾ of N.E. ½; W. ¾ of N.W. ½; S. ½, sec. 27  N.W. ¾ of N.E. ½; S. ¾ of N.E. ½; M.E. ¾ of N.W. ½; S. ½, sec. 27  N.W. ¾ of N.W. ½; S. ¾ of N.W. ½; S. ½; Sec. 31  N.W. ¾ of N.W. ½; S. ¾ of N.W. ½; S. ¾ sec. 31	200.00 240.00	N. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 33	600.00 283.27
N. 1 of SW. 1; SE. 1; lots 5, 10, 11, sec. 21.	277. 07 400. 00	Township 36, range 7: N. ½ of NE. ½; S. ½ of NW. ½; SE. ½; N. ½ of SW. ½; SE. ½ of NE. ½,	
W. 4 of NE. 1; W. 4 of NW. 1; SE. 1 of NW. 1; S. 1, sec. 25	520.00 480.60	sec. 1 Lots 3, 6, 7, 8; W. ½ of NW. ¼ of NW. ½; NE. ¼ of SW. ¼, sec. 11	439.99
NW. 1 of NE. 1; S. 1 of NE. 1; NE. 1 of NW. 1; E. 1 of SE. 1, sec. 29.	240.00	Lots 11, 12, sec. 13	153. 12 4. 72
Title I' wis a gray in a fi withe I me man I' hope paresers as a second paresers and a s	AUG UU	SW. ½ of NW. ½; SW. ½, sec. 23. SW. ½ of NW. ½; S. ½, sec. 25.	200.00 360.00
E. 4 of NE. 4 sec. 35. Township 37, range 6:		Township 37, range 7: NW. ½ of NE. ½; N. ½ of NW. ½; S. ½ of SW. ½; SW. ½ of SE. ½, sec. 1.	240. 10
E. 1 of NE. 1; NW. 2 of NW. 1; S. 1 of NW. 1; W. 1 of SW. 1; NE. 1 of SE. 1, sec. 1.	010 10	All goo 2	640.72 607.04
E. 4; S. 1 of SW. 1, sec. 3.	398.30 160.00	N. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 5. N. ½; N. ½ of SW. ½; SE. ½ sec. 7. N. ½; N. ½ of S. ½; SE. ½ of SW. ½; SE. ½ of SE. ½, sec. 9. NE. ½; SE. ½ of NW. ½; SW. ½; W. ½ of SE. ½, sec. 11.	561. 41 560. 00
01 S.C. ½, SeC. 12 E. ½, S. ½ of S.W. ½, sec. 3. S.W. ½ of N.W. ½; E. ½ of S.W. ½; S.W. ½ of S.E. ½, sec. 5. N.W. ½ of N.W. ½; S. ½ of N.W. ½; S.W. ½ of S.E. ½, sec. 7. N. ½, S.W. ½; N. ½ of S.E. ½; S.W. ½ of S.E. ½; S.E. 29. N. ½ of N.W. ½; S. ½ of S.W. ½; E. ½ of S.E. ½; N.W. ½ of S.W. ½, sec. 11. N.E. ½ of S.E. ½; S. ½ of S.E. ½; N.W. ½ of N.E. ½; S.W. ½ of N.W. ½, sec. 13.	301.00 600.00		440.00
N. of NW. 1; S. 4 of SW. 1; E. 1 of SE. 1; NW. 1 of SW. 1, sec. 11.	280.00	W. ½ of NE. ½; NW. ½; S. ½, sec. 15.	660, 48 568, 92
N. 1; SE. 1, sec. 15	200. 00 480. 00	W. \( \) of NE. \( \); NW. \( \) ; S. \( \) , sec. 15.  E. \( \) of NE. \( \) ; NW. \( \) of NW. \( \); E. \( \) of SW. \( \); SE. \( \) , sec. 17.  S. \( \) of NE. \( \); W. \( \) ; SE. \( \) , sec. 19.	360.00 561.16
N. \(\frac{1}{2}\); Sec. 15.  NW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); NW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 17.  NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\), sec. 21.	480.00	All sec. 23.	640.40 640.00
W. ½ of NE. ½; W. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 23	520.00	All sec. 27. All sec. 29.	640.00 640.00
‡; SW. ‡ of SE. ‡, sec. 25 All sec. 35.	440.00	E. 4: NE. † of SW. †; S. † of SW. †; sec. 31. N. †; SW. †; N. † of SE. ‡; SE. † of SE. ‡, sec. 33.	439. 54 600. 00
Township 38, range 6:		All Sec. 38	640.00
All sec. 1. All sec. 3.	732. 48	Township 38, range 7: All sec. 3	641.56
All sec. 5	644.92	All sec. 5.  N. ½ of N. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½; lot 4, sec. 7.  W. Ł. of NW. ½; lot s. 1. 2. 3. 4. 5. sec. 9.	643.92
All sec. 9. All sec. 11.			313. 48 241. 13
All sec. 13.	640. 00 640. 00	All sec. 11. E. & of NE. 3: lots 2, 3, 4; S. & sec. 13.	640.00 432.86
All sec. 17. All sec. 19.	640. 00 643. 08	N. 4 of NE. 4; S. 4, sec. 15. Lots 1, 2, 5; SW, 4; E. 4 of SE, 4, sec. 17	400.00 298.41
All sec. 21. All sec. 23.	640. 00 640. 00	All sec. 11.  E. ½ of NE. ½; lots 2, 3, 4; S. ½, sec. 13.  N. ½ of NE. ½; S. ½, sec. 15.  Lots 1, 2, 5; SW. ½; E. ½ of SE. ½, sec. 17.  W. ½; lots 1, 2, 3, 4, 5, 6, 7, 8, sec. 19.  NE. ½; NE. ½ of NW. ½; W. ½ of SW. ½; E. ½ of SE. ½, sec. 21.	443.23
	020.00	1.5. 1. 1.5. 1. 2. 1. 2. 1. 2. 1. 2. 1. 2. 1. 2. 1. 2. 1. 2. 1. 2. 2. 2. 2	360.00

ship 38, range 7—Continued. Il sec. 27. 1 of SW. 2; SE. 2 of SW. 2, sec. 29.	Acres. 640.00	Township 33, range 1—Continued. E. ½ of NE. ½; S. ½ of NW. ½; NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½,	A
II sec. 31	120.00 649.26	sec. 7. NE. ½; E. ½ of NW. ½; S. ½, sec. 9.	
ship 39, range 7: W. ½, sec. 19.	166.83	All sec. 11	
E. 1 of NE. 1; S. 1 of NE. 1; W. 1 of NW. 1; NW. 1 of SW. 1; N. 2 of SE. 1, sec. 21	320.00	N. ½ Of N. ½; SE. ½ Of NE. ½; SW. ½ Of NW. ½; NW. ½ Of SW. ½; S. ½ of S. ½, sec. 15.  SW. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 17.  NE. ½; W. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 19.  All sec. 21.  W. ½ of E. ½: SE. ½ of SE. ½: W. ½ sec. 23.	
of SE. 1, sec. 21. ½; E. ½ of W. ½, sec. 27. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½, sec. 29.	480.00	SW. 1 of NE. 1; NW. 1; N. 1 of SW. 1; SW. 1 of SW. 1; NW. 1 of	
smp 40, range 7:	200.00	SE. 1, sec. 17.  NE. 1: W. 1: N. 1 of SE. 1: SW. 1 of SE. 1 sec. 19.	
\$, sec. 3. \$ of SW. \( \); SW. \( \) of SW. \( \); N. \( \) of SE. \( \) of SW. \( \); SW. \( \) of SE. \( \)	319.01	All sec. 21.	-
of SW. ‡, sec. 5. • of NW. ‡; N. ½ of SW. ‡; NW. ½ of SE. ½; lots 1, 2, sec. 7	150.00	NE. 4; W. 4; N. 4 of SE. 4, sec. 27.	
. ½ OI NW. ½; N. ½ OI SW. ½; NW. ½ OI SE. ½; 10ts 1, 2, sec. 7 E. ½; S. ½, sec. 11	245. 91 480. 00	A11 Sec. 29	
ship 32, range 8: ½ of NE. ½; NW. ½; S. ½, sec. 31	500.42	NE. \(\frac{1}{2}\); S.\(\frac{1}{2}\) of NW.\(\frac{1}{2}\); S.\(\frac{1}{2}\) of SW.\(\frac{1}{2}\), sec. 33.	
hin 27 rongs Ce		All sec. 35.  Township 34, range 1:	
I sec. 1	681.64 677.00	E. 1 of NE. 1; W. 1 of NW. 1; S. 1, sec. 3	
l sec. 3 E. ½; N. ½ of NW. ½; N. ½ of SE. ½, sec. 5. I sec. 7	351.80	All sec. 5. All sec. 7.	
1 sec. 9	630. 40 640. 00	All sec. 9	
l sec. 11 V. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 13	640.00 600.00	E. ½; N. ½ of NW. ½; S. ½ of SW. ½, sec. 11. N. ½ of NE. ½; NW. ½; W. ½ of SW. ½, sec. 13. All sec. 15.	
I Sec. 10	640.00	All sec. 15	
l sec. 17.	640.00 633.20	All sec. 19	
l sec. 21	640, 00 640, 00	N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; SE. ½ of SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½; sec. 21.	
l sec. 23. ½ of NE. ½; W. ½ of NW. ½; E. ½ of SW. ½; W. ½ of SE. ½, sec. 25 l sec. 27.	320.00	NE. 1 of NE. 1; S. 2 of NE. 1; N. 2 of NW. 2; SE. 1 of NW. 2; SW. 2; N. 3 of SE. 1; SW. 2 of SE. 4; Sec. 23 E. 2; E. 3 of NW. 1; SW. 2 of SW. 1; Sec. 25 N. 4; E. 3 of SW. 2; SW. 2 of SE. 3; Sec. 27 W. 2 of E. 2; NE. 2 of SE. 2; W. 3, Sec. 29	
l sec. 27.	629. 64 640. 00	E. 1; E. 1 of NW. 1; SW. 1 of SW. 1, sec. 25.	
l sec. 31	630. 41	N. 6; E. 6 01 SW. 4; SW. 2 01 SE. 4; Sec. 27. W. 6 of E. 5; NE. 4 of SE. 4; W. 6, sec. 29.	
sec. 33.   d of NW. ½; E. ½ of SE. ½, sec. 35.	640.00 160.00	All sec. 31 NE. ‡; SE. ‡ of NW. ‡; SW. ‡; N. ½ of SE. ‡; SE. ‡ of SE. ‡, sec. 33.	
hip 38, range 8: ½ of SE. ½, sec. 1	80.00	All sec. 35	
3 of NE. 1; W. 1, sec. 3	403.73	Township 35, range 1: N. 1 of N. 2; SE, 1 of NE, 1; SW, 1 of NW, 1; NW, 1 of SW, 1; S, 1	
\$ of NE. \( \frac{1}{2}; \) W. \( \frac{1}{2}; \) SW. \( \frac{1}{2}	440.00 440.00	01 5 W. 2; Es. 2 01 5 Es. 2; Sec. 1	
1 of W. 1; E. 1 of SE. 1, sec. 15	240.00 320.00	All sec. 3	
1 of NE. 1; S. 2 of SW. 1; SE. 1, sec. 23. sec. 25 ;; E. 1 of NW. 1; SW. 1, sec. 27. 1, sec. 33.	640.00	All sec. 5. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 7.	
½; E, ½ of NW, ½; SW, ½, sec. 27.	560.00 29.72	All sec_9.	
sec. 35	640.00	NE. 1 of NW. 1; W. 1 of W. 1; NE. 1 of SW. 1; S. 1 of SE. 1, sec. 11	
nip 39, range 8: sec. 1.	641.52	All sec_9 NE, \(\frac{1}{2}\) of NW, \(\frac{1}{2}\); W, \(\frac{1}{2}\) of SW, \(\frac{1}{2}\); SW, \(\frac{1}{2}\); E, \(\frac{1}{2}\) of SE, \(\frac{1}{2}\), sec. 13. NE, \(\frac{1}{2}\); NE, \(\frac{1}{2}\) of NW, \(\frac{1}{2}\); SW, \(\frac{1}{2}\), sec. 15.	
sec. 3. 1 of NE. 1; SW. 2 of NE. 2; NW. 2 of SE. 2; W. 3, sec. 5	645. 28 486. 20	All sec. 17. N. ½; NE. ½ of SE. ½, sec. 19.	
sec. 7	614.84	All sec. 21. SW. ½ of NE. ½; W. ½; SW. ½ of SE. ½, sec. 23.	
sec. 7. . ½ of SW. ½; lots 5, 6, sec. 9.	80, 02 640, 00	All sec. 25. N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 27.	
sec. 13	640.00	N. 1; N. 1 of SW. 2; SE. 2 of SW. 2; SE. 2, sec. 27	
. \$ of NE. \$; NW. \$ of NW. \$; NE. \$ of SE. \$; N. \$ of NE. \$, sec. 15. \$ of NE. \$; SE. \$ of NE. \$; SW. \$ of SE. \$; W. \$ , sec. 17	200.00 480.00	NE. 1, sec. 29. SW. 1 of NW. 1; lot 2, sec. 31. E. 1 of NE. 1; W. 2 of NW. 2; SW. 1; N. 1 of SE. 1; SW. 1 of SE, 1, sec. 23.	
sec. 19. \$\frac{19}{2}\$ of NE. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$.	618.02		
	400.00	NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 35	
4; S. 4 of S.W. 4; N.E. 4 of S.E. 4; S.W. 4 of S.E. 4, Sec. 23	480.00 120.00	Township 36, range 1: E. ½; NW. ½ of NW. ½; SE. ½ of SW. ½, sec. 1	
1 of NW. 1; SW. 2 of NW. 4; NE. 2 of SE. 2; NW. 2 of NE. 2; SE.	240.00	NE. 1; N. 3 of SE. 1, sec. 3	
EC. 21.  1; S. 2 of SW. 2; NE. 2 of SE. 2; SW. 2 of SE. 2, sec. 23.  V. 2 of NE. 2; N. 3 of NW. 3; Sec. 25.  2 of NW. 2; SW. 2 of NW. 4; NE. 2 of SE. 2; NW. 2 of NE. 2; SE. of NE. 2; Sec. 27.  sec. 29.	640.00	N. ½ of NE. ½ sec. 5 E. ½ of NE. ½; sec. 5 E. ½ of NE. ½; lot 3, sec. 7 W. ½ of NE. ½; S. ½ of NW. ½; SW. ½, sec. 9. E. ½ of NE. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 11. S. ¾ of SW. ¾, sec. 13.	
1. ½ of NE, ½; W, ½ of E, ½; W, ½, sec. 31. 3; E, ½ of W, ½, sec. 33.	502. 26 480. 00	E. ½ of NE. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 11	
7. ½ of S.W. ½; lots 6, 7, 8, 9, 10, sec. 35	148.68	S. \$ of SW. \$\frac{1}{2}\$, sec. 13 NW. \$\frac{1}{2}\$ of NE. \$\frac{1}{2}\$; SW. \$\frac{1}{2}\$ of NW. \$\frac{1}{2}\$; NW. \$\frac{1}{2}\$ of SW. \$\frac{1}{2}\$; S. \$\frac{1}{2}\$ of SE. \$\frac{1}{2}\$,	
. f of SW. 1; SW. 1 of SE. 1; lots 1, 7, 8, 9, sec. 1	131. 25	Sec. 15.	
sec. 3. 4: E. & of SE. 4: lots 1, 2, 3, 4, 5, 6, 7, sec. 5.	640. 70 338. 03	E. \$; E. \$ of NW. \$; NE. \$ of SW. \$; SW. \$ of SW. \$; sec. 17  E. \$ of E. \$; SW. \$ of SE. \$; NW. \$ of NE. \$; W. \$, sec. 21  NE. \$; NE. \$ of NW. \$; S. \$ of NW. \$; S. \$, sec. 23  NE. \$; W. \$ of NW. \$; S. \$, sec. 25  NW. \$ tof NW. \$; S. \$ of N. \$; N. \$ of S. \$; SW. \$ of SW. \$; SE. \$ of SW. \$; SW. \$; SE. \$ of SW. \$;	
. ‡; E. ‡ of SE. ‡; lots 1, 2, 3, 4, 5, 6, 7, sec. 5. of NE. ‡; SW. ‡ of NW. ‡; S. ½; lots 1, 2, 3, 4, 5, sec. 7. ; SW. ‡; W. ½ of NE. ½ of SE. ½; W. ½ of SE. ½; W. ½ of SE. ½ of	536.12	NE. 1; NE. 1 of NW. 1; S. 1 of NW. 1; S. 1, sec. 23	
E. 1, sec. 9.	600.00	NW. 1 of NW. 1; S. 1 of N. 1; N. 2 of S. 1; SW. 1 of SW. 1; SE. 1 of	
E. \(\frac{1}{2}\), sec. \(\frac{9}{2}\) \(\frac{1}{2}\) for \(\frac{1}{2}\), \(\frac{1}{2}\) for \(\frac{1}{2}\), \(\frac{1}{2}\), sec. \(\frac{1}{2}\), \(\frac{1}\), \(\frac{1}{2}\), \(\frac{1}\), \(\frac{1}{2}\), \(\frac{1}{	280.00 129.77	SW. 2 of NW. 2; N. 2 of SW. 2; SE. 2 of SW. 2; S. 2 of SE. 2, sec. 29.	
1; E. 1 of NW. 1; E. 2 of W. 1 of NW. 1; E. 2 of SE. 1, sec. 15	360.00 520.00	N. ½; W. ½ of SW. ½; NE. ½ of SE. ½, sec. 33. All sec. 35	
7. 1. of NE. 1; W. 1 of SW. 1; E. 1 of SE. 1 of SE. 1, sec. 21.	140.00	Township 37, range 1:	
of SE. ½ of NE. ½; W. ½ of W. ½; lots 1, 7, sec. 23	221.64	N. 1 of NE. 1; NW. 1; SE. 1 of SW. 1; W. 1 of SE. 1, sec. 1	
1; SW. 1; N. 1 of SE. 1; SW. 2 of SE. 1; lot 1, sec. 1	630.76	SW. 1, sec. 3	
. 1, sec. 13	160.00	N. 4 0I NE. 2; SW. 2 0I NW. 2; SW. 2; SW. 2 0I SE. 2; sec. 5 NE. 2; NE. 2 of NW. 2; NE. 2 of SW. 2; sec. 7	
Fotal Josephine County	167, 480, 98	SW. ‡, sec. 3.  N. ½ of NE. ½; SW. ½ of NW. ½; SW. ½; SW. ½ of SE. ½, sec. 5.  NE. ½; NE. ½ of NW. ½; NE. ½ of SW. ½; sec. 7.  E. ½ of NE. ½; W. ½ of NW. ½; NW. ½ of SW. ½; sec. 7.  of SE. ½, sec. 9.	
[South of base line and east of Willamette meridian.]	THE REAL PROPERTY.	All SOU- II	
hip 32, range 1:	244 01	All sec. 13. SE. ½ of NW. ½; NE. ½ of SE. ½, sec. 15.	
sec. 5sec. 5.	641.80 637.88	SE 1 of NW. 1; NE. 2 of SE. 2, sec. 15.  E. 1; E. 2 of W. 3, sec. 17.  SW. 2 of NE. 2; NW. 2; W. 3 of SW. 2, sec. 19.  E. 3; NW. 2 of SW. 2; S. 2 of SW. 2, sec. 21.  NE. 1; SW. 2 of NW. 2; SW. 2; NE. 2 of SE. 2, sec. 23.  NE. 1; of NW. 2 NW. 2 NV. 3 NV. 4 NW. 4 of SE. 4 sec. 25.	
sec. 7sec. 9	675.00 640.00	E. 4; NW. 1 of SW. 1; S. 1 of SW. 1, sec. 21	
800 11	640.00	NE. ‡; SW. ‡ of NW. ‡; SW. ½; NE. ‡ of SE. ‡, sec. 23. NE. ‡ of NE. ‡; NW. ‡; N. ‡ of SW. ‡; NW. ‡ of SE. ½, sec. 25	
8ec. 13	640.00	N. 1 of NE. 1; NW. 1; SE. 1 of SW. 1; SE. 1 of SE. 1, sec. 27.	
sec. 17	640.00	SW. 1 of NE. 2; NW. 2 of SW. 4; S. 2 of SW. 1; NE. 2 of SE. 1; SW. 1 of SE. 1, sec. 31	
sec. 19.	640.00	N. \$ of NE. \$; NW. \$; SE. \$ of SW. \$; SE. \$ of SE. \$, sec. 27.  SW. \$ of NE. \$; NW. \$ of SW. \$; S. \$ of SW. \$; NE. \$ of SE. \$;  SW. \$ of SE. \$; sec. 31  W. \$ of NE. \$; E. \$ of NW. \$; NE. \$ of SW. \$; W. \$ of SE. \$; sec. 33.  NE. \$ \$; E. \$ of NW. \$; W. \$ of SW. \$; N. \$ of SE. \$; SE. \$ of SE. \$;	
sec. 21. 1 of NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1; SE. 1, sec. 23.	360.00	NE. 4; E. 4 of NW. 2; W. 4 of SW. 4; N. 5 of SE. 2; SE. 2 of SE. 2, sec. 35	
sec. 25. 1 of NE. 1; NW. 1 of NW. 1; SE. 2 of NW. 1; E. 2 of SW. 1; SE. 2.	640.00	Manmahin 90 ranga 1.	
	400.00 640.00	NW ½; S. ½ of SW. ½; W. ½ of SE. ½, sec. 1.  NE. ½ of NW. ½; SW. ½ of NW. ½, sec. 3.  NW. ½ of NE. ½; SE. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½;  N. ½ of SW. ½; SW. ½ of SW. ½; sec. 5.  NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SW. ½;	
sec. 29.   dof NE. \frac{1}{2}; NW. \frac{1}{2} of SW. \frac{1}{2}; NE. \frac{1}{2} of NW. \frac{1}{4}, sec. 31   W. \frac{1}{2} of SW. \frac{1}{2}; NE. \frac{1}{2} of SE. \frac{1}{2}; S. \frac{1}{2} of SE. \frac{1}{2}, sec. 33	168.17 360.00	NW. 1 of NE. 1; SE. 1 of NE. 1; NE. 2 of NW. 1; S. 2 of NW. 1;	
Sec. 35	640.00	NE. 1 of NE. 1; S. 1 of NE. 1; SE. 1 of NW. 1; NE. 1 of SW. 1;	
hip 33, range 1:   sec. 1	639.40	N. ½ of SE. ½, sec. 11 E. ½; E. ½ of W. ½, sec. 13 SW. ½ of NE. ½; NW. ½ of SE. ½, sec. 15. SW. ½ of NW. ½, sec. 31	
sec. 3	641.28	SW. 1 of NE. 1; NW. 1 of SE. 1, sec. 15	

Township 39, range 1:	Acres.	Township 37, range 2—Continued.	Acres.
W. ½ of NE. ½, sec. 7 W. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.	80.00	E. 4; NE. 4 of NW. 4, sec. 31	360.00
W. ½ of NW. ½; NW. ½ of SW. ½, sec. 17	120. 63	NE. ½ of NE. ½; S. ½ of N. ½; S. ½, sec. 23.  All sec. 35	520.00 640.00
All sec. 19.  NE 1: E 1 of NW 1: E 1 of SW 1: N 1 of SE 1: SW 1 of SE 1:	642. 40	Township 38, range 2:	030.00
NE. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); of S	460.00	NW. 4; S. 4, sec. 1	479.23
SW. ½ of SW. ½, sec. 25	40.00	All sec. 3 N. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 5 All sec. 7 All sec. 9	639. 92 403. 84
NE. 4 sec. 27	160.00	All sec. 7	641.03
Township 40, range 1: Lot 3, sec. 1.	37. 27	All sec. 9	640.00
All sec. 19.	682.12	N. ½ of NE. ½; SW. ½ of NE. ½; W. ½; S. ½ of SE. ½, sec. 11	520.00
All sec. 21	640.00	All sec. 15	640.00 640.00
All sec. 27.	640, 00	All sec. 15.  N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 17.  SW. ½, sec. 19.  NW. ½ of NE. ½; SW. ½ of SW. ½; W. ½ of SE. ½, sec. 21.  E. ½ of NE. ½; N. ½ of NW. ½, sec. 23.  NW. ½ of NE. ½; N. ½ of NW. ½ sec. 23.	600.00
All sec. 29.	640.00 687.20	SW. 4, sec. 19:	161. 28
Township 41, range 1:	401.20	NW. 1 of NE. 1; SW. 1 of SW. 1; W. 2 of SE. 2, sec. 21	160.00 160.00
All sec. 1	640, 76	NW. 1 of NE. 1: S. 1 of N. 1: N. 1 of SE. 1: SE. 1 of SE. 1. sec. 25.	320.00
Lot 1, sec. 13	38. 20	NW. 1 of NE. 1; S. 1 of N. 1; N. 1 of SE. 1; SE. 1 of SE. 1, sec. 25 NW. 2 of NE. 1; NW. 2; SE. 1 of SW. 1, sec. 27	240.00
Township 32, range 2:	633.38	5 W. 4. Sec. 29	160.00 120.00
All sec. 19 E. ½ of NE. ½; W. ½ of NW. ½; S. ½, sec. 29.	480.00	SE. ½ of NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 31. E. ½ of W. ½; NW. ½ of SW. ½; SW. ½ of NW. ½; N. ½ of SE. ½; SE. ½	120.00
All sec. 31	629.44	of SE. ½, sec. 33. E. ½ of SW. ½, sec. 35.	360.00
SW. 1 of NE. 1; W. 1 of SE. 1; W. 1, sec. 33	440.00	E. ½ of SW. ½, sec. 35	80.00
Township 33, range 2:	40.00	W. ½ of E. ½; S. ½ of NW. ½; SW. ½ sec. 1	400.50
SW. ½ of SW. ½, sec. 1. N. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 3.	602.68	All, sec. 3.	641, 86
All spc. 5	644.70	SW. ½ of NW. ½, sec. 5	40.00
NW. † 01 NW. †; S. † 01 NW. †; SW. †; SW. † 01 SE. †, Sec. /	314. 40 480. 00	Lot 8, sec. 7.	3.00 100.00
NW. ½ of NW. ½; S. ½ of NW. ½; SW. ½; SW. ½ of SE. ½, sec. 7 N. ½; NE. ½ of SW. ½; S. ½ of SW. ½; NW. ½ of SE. ½, sec. 9 S. ½; S. ½ of NE. ½, sec. 11	400.00	NE. † of NE. ‡; S. † of NE. ‡; NE. † of SE. ‡; sec. 9 NE. † of NE. ‡; NW. † of NW. ‡; S. † of N. ‡; N. † of SW. ‡; SE. † of SW. ‡; NW. † of SE. ‡; S. † of SE. ‡; sec. 11 NW. † of NE. ‡; S. ‡ of NE. ‡; W. ‡; NE. † of SE. ‡; S. † of SE. ‡;	200.00
A11 Sec. 13	640.00	1 of SW. 1; NW. 1 of SE. 1; S. 1 of SE. 1, sec. 11.	480.00
NE. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\)	600.00	NW. 1 01 NE. 2; S. 2 01 NE. 2; W. 2; NE. 2 01 SE. 2; S. 2 01 SE. 2, sec. 13.	\$60.00
of SE 1 can 17	280.00	NE. 1 of NE. 1; S. 1 of NE. 1; N. 1 of NW. 1; SE. 1 of NW. 1; W. 1	000.00
NW. 1 of NE. 1; S. 1 of NE, 1; N. 1 of NW. 1; SE. 1 of NW. 2; SE. 4 of SW. 1; SW. 1 of SE. 1, sec. 19.		0 6 8 W 1 soo 15	320.00
of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SE. \(\frac{1}{4}\), sec. 19  NE. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 21	320. 28 360. 00	W. \( \) of SE. \( \) ; SE. \( \) of SW. \( \) ; sec. 21  N. \( \) of NE. \( \) ; SE. \( \) of NE. \( \) ; NE. \( \) of SW. \( \) ; SW. \( \) of SW. \( \) ; Sec. 25.  N. \( \) of NE. \( \) ; NE. \( \) of SE. \( \) ; Sec. 25.  Left \( \) sec. 27.	120.00
All spc. 23	640.00	of SE. 1; S. 1 of SE. 1, sec. 25.	320.00
All sec. 25	640.00	N. ½ of NE. ½; NW. ½; NE. ½ of SE. ½, sec. 27	280.00
All sec. 25. N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 27. SE. ½ of NW. ½; NE. ½, sec. 29.	600.00		9.58
NW Lof NE 1: 8 Lof NE 1: E Lof NW 1: NE Lof SW 1: N	200.00	E. 1 of SW. 1: SE. 1; NE. 2 of NW. 1, sec. 33. N. 1 of N. 1; SE. 1 of NE. 1; NE. 2 of SE. 1, sec. 35.	280.00 240.00
NW. ½ of NE. ½; S. ½ of NE. ½; E. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½; lots 3, 4, 5, 6, 7, sec. 31	531.07	Township 48 range 9	=10.00
E. ½ of NE. ½; SE. ½, sec. 33	236.07	SW. 1 of NE. 1; SE. 1 of NW. 1; E. 2 of SW. 1; SE. 2, sec. 1.  SE. 2 of NE1; NE. 2 of SE. 3, sec. 7.  NE. 1; NE. 3 of NW. 1; NE. 2 of SW. 1; W. 2 of W. 2; N. 3 of SE. 2; SE. 4 of SE. 4, sec. 13.  NF 1; NE. 2 of NW. 2; E. 3 of SE. 3, sec. 17.	320.00
All sec. 35.	625.00	NE 1: NE 1 of NW 1: NE 1 of SW 1: W 1 of W 1: N 1 of SE 1:	80.00
Township 34, range 2:	364.22	SE. 1 of SE. 1, sec. 13.	520.00
N. ½ of NE. ½; SE. ½ of NE. ½; NW. ½; N. ½ of SW. ½, sec. 5 S. ½ of SW. ½; SW. ½ of SE. ½, sec. 7.	121.10	NE 1; NE. 1 of NW. 1; E. 1 of SE. 1, sec. 17.	297.12
A 11 coc Q	640.00	S. 1, sw. 19 E. 1 of NE 1, sec. 23.	338.20 80.00
N. 1 of NE. 1; SE. 1 of NE. 1; SW. 1 of NW. 1; NW. 1 of SW. 1;	400.00	All sec. 25	640.00
S. ½ of S. ½; NE. ½ of SE. ½, sec. 17. All sec. 19	640.58	All sec. 25. E. § of E. §. SW. § of SE. §; lots 2, 8, sec. 31.	243.92
All sec. 21	640.00	Township 41, range 2: All sec. 1	C40 T0
NE. 1 of NE. 1; N. 1 of NW. 1; SW. 1 of NW. 1; N. 1 of SW. 1; N. 1	200 00	All sec. 3	648.56 642.52
of SE. ‡; SE. ‡ of SE. ‡, sec. 29.	360.00 159.78	All sec. 5	645.12
SW. ½ sec. 31 N. ½ of NE. ½; SE. ½ of NE. ½; E. ½ of SW. ½, sec. 33	200.00	All sec. 7	648.00
All sec. 35	640.00	All sec. 9 All sec. 11	640.00 640.00
Township 35, range 2:		N. ½ of N. ½, sec. 13	85.86
N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 1 N. ½; N. ½ of S. ½, sec. 3 SW. ½ of NE. ½; W. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 7 SE. ½ of NW. ½; W. ½ of SW. ½, sec. 9 NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 13 NE. ½ of NE. ½; S. ½ of N. ½; S. ½, sec. 15	584.35	N. 1, sec. 15	181.70
SW. 4 of NE. 4: W. 4: NW. 4 of SE. 4: S. 4 of SE. 4, sec. 7	469.74 477.60	N. 1, sec. 17. Township 33 range 3:	248. 26
SE. 1 of NW. 1; W. 1 of SW. 1, sec. 9.	120.00	Township 33, range 3: Lots 3, 4, sec. 7.	117.31
NE. 1; NW. 1 of NW. 1; S. 5 of NW. 2; S. 5, sec. 13	600.00	All sec. 19	715.52
All sec. 17	520.00 640.00	W. ½ of NE. ½; NW. ½; S. ½, sec. 29	560.00 721.28
N. ½; SE. ½, sec. 19	475.09	NW. 1 of NW. 1; S. 6 of N. 6; S. 4, sec. 33.	520.00
All sec. 21 All sec. 23	640.00	Township 34, range 3:	
All sec. 25.	640, 00 640, 00	W. ½ 0f SE. ½; SW. ½, sec. 3. All sec. 5.	240.00 562.79
All sec. 27 SE. ½ of NE. ½; NW. ½; S. ½, sec. 29.	640.00	All sec. 7	733. 48
SE. ½ of NE. ½; NW. ½; S. ½, sec. 29	520.00	N. ½, sec. 9 S. ½ of NW. ½; SW. ½, sec. 11	320.00
All sec. 31. NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; S. ½, sec. 33. All sec. 35.	621.92	8. ½ 01 N.W. ½; S.W. ½, Sec. 11	240.00
All sec. 35	640.00	W. 1 of SW. 1, sec. 13. NE. 1: NE. 2 of NW. 1; S. 2 of NW. 1; N. 2 of S. 1; SW. 2 of SW. 2,	80.00
Township 36, range 2:		Sec. 15	480.00
All sec. 1. All sec. 3.	640.96 642.52	All sec. 19. N. ½ of N. ½; SW. ½ of NW. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 21.	734.58
N. t of NE. 1; SW. t of NE. 1; E. t of NW. 1; S. t of SE. 1, sec. 5	280.89	89C. 21	480.00
W. ½ of NE. ½; N. ½; N. ½ of SW. ½, sec. 7. N. ½; SW. ½; S. ½ of SE. ½, sec. 9.	319.50	All sec. 23. All sec. 25.	640.00
N. ½; SW, ½; S. ½ of S.E. ½, sec. 9	560.00 640.00	All sec. 27.	640.00 640.00
All sec. 13	640.00	All sec. 29.	640.00
E. 1 of NE. 1; SE. 1; W. 1 of NW. 1; N. 1 of SW. 1; SE. 1 of SW. 1,		All sec. 29. SE. ½ of NE. ½; SE. ½ of NW. ½; NE. ½ of SE. ½; lots 1, 2, 3, 4, 5, 6, 7, 8, 9, sec. 31.	
sec. 15. N. ½ of N. ½, sec. 17.	440.00 160.00	A11 SCC. 33	631.06 640.00
S. 4 of SW. 1; SW. 1 of SE. 1, sec. 19.	120.05	All sec. 35	640.00
S. 4 of SW. 2; SW. 2 of SE. 2, sec. 19. NW. 2 of NW. 2, sec. 21. N. 4; NE. 2 of SW. 2; NW. 2 of SE. 2, sec. 23.	40.00	Township 35, range 3:	000 00
N. ½; NE. ¼ of SW. ¼; NW. ½ of SE. ¼, sec. 23	400.00 640.00	All sec. 1 N. ½ of NE. ½; NW. ½, sec. 3.	628. 92 236. 06
S. ½ of NW. ½; SW. ½, sec. 29. NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 31.	240.00	All Sec. 5	631.26
NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1; S. 1, sec. 31	601.26	SW. ½, sec. 7 E. ½; N. ½ of NW. ½, sec. 11	162.15
All Sec. 30	641.24	All sec. 13.	400.00 640.00
Township 37, range 2: All sec. 1.	640. 48	NE. 1; NW. 2 of SE. 2; SE. 2 of SE. 3, sec. 15.	240.00
N. ½ of NE. ½; SE. ½ of NE. ½; NE. ½ of SE. ½, sec. 3	165.57	All sec. 13.  NE. ½; NW. ½ of SE. ½; SE. ½ of SE. ½, sec. 15.  SW. ½ of NW. ½; W. ½ of SW. ½; SE. ½, sec. 17.  N. ½ of NE. ½; SE. ½ of NE. ½; W. ½ of W. ½; SE. ½ of SW. ½; S. ½ of	280.00
All sec. 5	653.92	SE. 1, sec. 19	403.36
NE. ½ of NE. ½; S. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 7. NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 9. N. ½ of NE. ½; NE. ½ of NW. ½; SW. ½ of SW. ½; SE. ½ of NE. ½,	479, 41	SE. 1, sec. 19.  W. 1 of NE. 2; E. 1 of NW. 2; N. 1 of SE. 2, sec. 21.  E. 2 of NE. 2; W. 5 of NW. 2; SW. 2; NW. 2 of SE. 3, sec. 23.  W. 1 of NW. 2; SW. 3, sec. 25.	240.00
N. 1 of NE. 1; NE. 1 of NW. 1; SW. 1 of SW. 1; SE. 1 of NE. 1	440.00	E. 1 01 NE. 1; W. 1 01 NW. 1; SW. 1; NW. 1 of SE. 1, sec. 23	360.00 -
SPC, II college and a production of the college and the colleg	200.00	S. J. sec. 27	240.00 320.00
S. 1, sec. 13. N. 1 of NE. 1; SE. 1 of NE. 1; NE. 1 of NW. 1; SE. 2 of SW. 1; SE. 1,	320.00	SE. 1, sec. 29.	160.00
Sec. 10.	360.00	All sec. 31. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½, sec. 33.	637.28
All sec. 17	640.00	All sec. 35	640.00
All sec. 17  E. 4; E. 4 of W. 4; lot 4, sec. 19.  E. 4 of NE. 4; W. 4 of NW. 4; S. 4, sec. 21.	521.06 480.00	Township 36, range 3:	
All sec. 23	640.00	All sec. 1 S. j of NE. ½; W. ½ of W. ½; SE. ½ of SW. ½; SE. ½, sec. 3	572.36 422.49
All sec. 25 N 1: SE 1 of SW 1: SE 1 sec. 27	640.00	All sec. 5	596, 20
All sec. 23 All sec. 25 N, ½; SE, ½ of SW, ½; SE, ½, sec. 27 All sec. 29	520.00 640.00	All sec. 7. All sec. 9.	629. 40 640. 00
			510.00

ship 36, range 3—Continued.	Acres.	Township 38, range 4—Continued.	Acres.
Il sec. 11	640.00 640.00	All sec. 11	640 640
Ill sec. 15	640.00	All sec. 15.	640
ll sec. 17	640. 00 626. 96	All sec. 17. SW. 1 of NE. 1; S. 2 of NW. 1; SW. 1; W. 2 of SE. 1, sec. 19	640 358
Il sec. 21	640. 00 640. 00	All sec. 21. All sec. 27.	640
.ll sec. 25	640.00	All sec. 29.  E. \( \frac{1}{2} \) of NE. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); N. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \)	640 640
.ll sec. 27	640. 00 640. 00	E. ½ of NE. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½ of SE. ½, sec. 31.	279
Il sec. 29.		All sec. 33	640.
sec. 31	396.00 640.00	All sec. 35. Township 39, range 4:	640.
I. 1; NE. 1 of SW. 1; N. 1 of SE. 1; SE. 1 of SE. 1, sec. 35	480.00	E. 1 of SE. 1; NE. 1, sec. 1	240.
iship 37, range 3; Il sec. 1	639. 20	All sec. 3.	632 640
7. 1; E. 1 of SW. 1; SE. 1, sec. 3	559, 20 636, 21	All sec. 7.	638
Ill sec. 5 Ill sec. 7	634. 83	All sec. 9. E. ½ of SW. ½, sec. 11.	640. 80.
dl sec. 9. dl sec. 11	640.00	E. ½ of SW. ½, sec. 11. SW. ½ of NE. ½; N. ½ of SE. ½, sec. 13.	120
.ll sec. 13	640.00	All sec. 15	640
III sec. 15. III sec. 17.	640. 00 640. 00	All sec. 19.	641
Il sec. 19	633.76	All sec. 23 NW. ½ of NE. ½; W. ½, sec. 27.	640
.ll sec. 19	480.00 640.00	NW. ½ of NE. ½; W. ½, sec. 27.	360
III sec. 25	640.00	NW. 1 of NE. 1; E. 1 of E. 1; NW. 1 of SW. 1; S. 1 of SW. 1, sec. 31. N. 1; N. 2 of SW. 1; SE. 2 of SW. 1; SE. 2, sec. 33.	643 320
N. ½ of N. ½; SE. ½ of NE. ½; SW. ½ of NW. ½; S. ½, sec. 27	560.00 640.00	N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 33	600
Ill sec. 31	631.20	NE. 1; SE. 1 of NW. 1; S. 1, sec. 5	532
VE. ½; NW. ½ of NW. ½; S. ½, sec. 33	520.00 640.00	All sec. 7. NW. ‡; N. ½ of SW. ½; SE. ½ of SW. ½, sec. 9.	562 280
nship 38, range 3:		All sec. 17	639
Il sec. 1 I. ½; N. ½ of SW. ½; SE. ½, sec. 3	640.38 561.88	All sec. 19.	566 640
	563.50	S. 4, sec. 25.	320
sec. 7	556.31	S. \( \frac{1}{2}, \text{ sec. 25}.\) N.E. \( \frac{1}{2} \text{ of NW. \( \frac{1}{2}, \text{ E. \( \frac{1}{2} \text{ of SW. \( \frac{1}{2}, \text{ sec. 27}.\) All sec. 29.	12 64
1. 1; SW. 1, sec. 9.	480.00	All Sec. 31	56
1. \$\frac{1}{2}\$\ NN. \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	600.00	N. ½; SW. ½; SW. ½ of SE. ½, sec. 33	52 64
I. ½ of NE. ½; NW. ½, sec. 15.	240.00 640.00	Township 41, range 4: All sec. 1	63
	479.33	N. 1; SW. 1; N. 1 of SE. 1; SE. 1 of SE. 1, sec. 3	59
I. j. NE. ½ of SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 19	520.00 -600.00	NE. 1 of NE. 1: W. 1 of E. 1: W. 1, sec. 7	63 52
II sec. 25	640.00	All sec. 9 NE. ½; W. ½ of W. ½; SE. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 11	64
Il sec. 27 Il sec. 29	640.00 640.00	NE. 4; W. 4 01 W. 4; SE. 4 01 SW. 4; NE. 4 01 SE. 4; S. 4 01 SE. 4, sec. 11.	48
2. ½; E. ½ of NW. ½; NW. ½ of SW. ½, sec. 31. 1. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 33.	441. 22	Lots 1 2 3 and 4 sec. 13	5
I. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 33	640.00	Lots 1, 2, 3, and 4, sec. 15. Lots 1, 2, 3, and 4, sec. 17.	3 2
oship 39, range 3:		[South of base line and west of Willamette meridian.]	
Ill sec. 1	640.16 639.12	Township 32, range 1:	
all sec. 5	646.50	Lots 7, 8, 9, 10, 11, 13, 14, 15, 16; S. ½, sec. 1.	68
Ill sec. 7.	636.00 640.00	E. 3, sec. 11 All sec. 13	64
All sec. 11	640.00 640.00	S. 1, sec. 19. NW. 2 of NE. 1; S. 1 of NE. 1; NW. 1; S. 1, sec. 21.	30 60
All sec. 13. 1. ½ of NE. ½; W. ½ of NW. ½; E. ½ of SW. ½; SE. ½, sec. 15	400.00	All sec. 23.	64 64
All Sec. 17	640.00 645.18	All sec. 27	64
NI sec. 17. All sec. 19. NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 21	600.00	All sec. 29	64
All sec. 23	640.00 640.00	All sec. 33	64
W. 4. sec. 27	160.00	All sec. 35. Township 33, range 1:	64
E. 1 of NE. 1; NE. 1 of NW. 1; W. 2 of W. 1; SE. 1 of SW. 1; NE. 2 of SE. 1; SW. 2 of SE. 1; sec. 29.	360.00	All sec. 5.	63
All sec. 31 U. ½; SE. ½, sec. 33	648, 80 480, 00	All sec. 9	64 64
E. 1, sec. 35	160.00	All sec. 17.  NE 1: NE 1 of NW 1: S 1 of NW 1: S 1 sec. 19	64 59
iship 40, range 3:	560, 52	NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 19. N. ½; SW. ½; N. ½ of SE. ½, sec. 21.	50
Il sec. 3	641.98	All sec. 23 N. ½; N.E. ½ of SW. ½; N. ½ of SE. ½; SE ½ of SE. ½, sec. 25	64 48
ll sec. 3 VE. ½ of NW. ½: W. ½ of W. ½; SE. ½ of SE. ½, sec. 5. V. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 7.	241. 53 596. 38	All sec. 27.	64
	653.56	All sec. 29.	04 63
VW. ‡; S. ½, sec. 11. VE. ½; SE. ½ of NW. ½; S. ½, sec. 13	480.00 520.00	NE. 1; S. 1 of NW. 1; SW. 1; W. 1 of SE. 1; sec. 33.  N. 1 of NE. 1; SW. 1 of NE. 1; NW. 1; W. 1 of SW. 1; SE. 1 of SE. 1;	48
II sec. 15	640.00	N. 4 of NE. 4; SW. 4 of NE. 4; NW. 4; W. 4 of SW. 4; SE. 4 of SE. 4; NE. 4 of SW. 4, sec. 35	44
WW. ½ of NW. ½; S. ½ of NW. ½; lots 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, sec. 17.	565.73 707.22	Township 24 range 1:	
All sec. 21	640.00	All sec. 1  E. ½ of SE. ½; lots 1, 2, 7, 8, 9; W. ½ of NW. ½, sec. 3.  W. ½ of NE. ½; E. ½ of NW. ½, sec. 5.  NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 7.	63 32
All sec. 23	640.00 682.88	W. 1 of NE. 1; E. 1 of NW. 1, sec. 5.	15
All sec. 27 All sec. 29	640.00 640.00	N. ‡; SW. ‡; NW. ‡ of SE. ‡; S. ‡ of SE. ‡, sec. 9	40
All sec. 81	686.81	N. ½; SW. ½; NW. ½ of SE. ½; S. ½ of SE. ½, sec. 9	64
All sec. 33	640.00 640.00	All sec. 13	64
nshin 41 ranga 2*		SE. ½ of NE. ½; SE. ½; lots 1, 3, sec. 15. N. ½; SE. ½; N. ½ of SW. ½; SW. ½ of SW. ½, sec. 17.	27 €0
Ill sec. 3	643.60 650.00	All sec. 19	65
III sec. 11	640.00	W. ½; lot 8, sec. 21 All sec. 23.	35 64
ots 1, 2, 3, 4, sec. 13	53.84 66.38	All sec. 25. E. ½: E. ½ of W. ½: NW. ½ of NW. ½, sec. 27. N. ½ of NE. ½: SW. ½ of NE. ½: W. ½ of SE. ½, sec. 29. NE. ½ of NW. ½; SW. ½: S. ½ of SE. ½, sec. 31.	64
ots 1, 2, 3, 4, sec. 15. ots 1, 2, 3, 4, sec. 17.	69.66	N, ½ of NE, ½; SW, ½ of NE, ½; W, ½; W, ½ of SE, ½, sec, 29	520 520
nship 37, range 4:	617.20	NE. ½ of NW. ½; SW. ½; S. ½ of SE. ½, sec. 31	28
All sec. 17	640.00	All Sec. 30	640
All sec. 19	619.24 640.00	NW. 1 of SE. 1; S. 2 of SE. 1, sec. 1	120
V. 1, sec. 29.	320.00	NE. 1 of NE. 1, sec. 5	40
		SE. 1 of SW. 1; SW. 1 of SE. 1, sec. 7.	80 520
iship 38, range 4:	480 66		
nship 38, range 4: 1. ½ of N. ½; S. ½, sec. 1	480. 66 638. 40	N. 201 N.E. 2, S. 201 N.E. 2, N.V. 2, E. 201 S.W. 2, SE. 2, Sec. 9.	80
iship 38, range 4: 1, ½ of N. ½; S. ½, sec. 1. ill sec. 3. iE. ½; N. ½ of NW. ½; SW. ½ of SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 5. 1, ½ of N. ½; SE. ½ of NE. ½; SW. ½ of NW. ½; SW. ½; NE. ½ of SE. ½;		Township 35, range 1:  NW \( \) of SE \( \) \( \); S \( \) of SE \( \) \( \); sec. 1.  SW \( \) of SW \( \) \( \); sec. 3.  NE \( \) of SW \( \) \( \); sec. 5.  SE \( \) of SW \( \); SW \( \) of SE \( \); sec. 7.  NW \( \) of NE \( \); S \( \) \( \) of NE \( \); NW \( \) \( \); E \( \) \( \) of SW \( \); SE \( \) \( \); NW \( \) \( \); SE \( \) \( \) of SW \( \); SE \( \) \( \); NW \( \) \( \); SE \( \) \( \) of SW \( \); SE \( \); sec. 13.  NW \( \) \( \) of NE \( \) \( \); SE \( \) \( \) of NE \( \); SE \( \) \( \) of SE \( \); sec. 15.  W \( \) \( \) \( \) of NE \( \); NW \( \) \( \) of SE \( \); sec. 19.	80 400

ownship 35, range 1—Continued.  NW. ½ of NW. ½, sec. 21.  SE. ½ of SW. ½, sec. 23.	Acres. 40.00 40.00	Township 35, range 2—Continued. SE. ½ of NE. ½, sec. 25. NE. ½ of SE. ½, S. ½ of SE. ½, sec. 20.	Acres. 40.00
SW. 1 of SW. 1, sec. 25	40.00	S. ½ of NE. ½; NW. ½; S. ½, sec. 35.  Township 38, range 2:	560.00
SW. ½ of NE. ½; SE. ½ of NW. ½, sec. 11.  NW. ½ of NW. ½, sec. 15.	29. 61 80. 00	NE \( \) of NE. \( \); S. \( \) of NW. \( \); SW. \( \); W. \( \) of SE. \( \), sec. 1 E. \( \), sec. 3.	359.95 320.75
NW. 4 of NW. 4, sec. 15 NW. 4 of NE. 4, sec. 25	40.00 40.00	SW. 1 of NE. 1; SE. 2 of NW. 1; NE. 2 of SW. 1; S. 2 of SW. 2; SE. 2, sec. 5.	360, 0
NE. † of SE. ‡, sec. 27 NW. † of NE. ‡; N. ‡ of NW. ‡, sec. 35	40.00 120.00	N. † of NE. ‡; NE. † of NW. ‡; S. † of NW. ‡; SE. ‡, sec. 7	360. 5 320. 0
ownship 37, range 1:	40.00	NW.; 3cf NE. ½; lot 4, sec. 11. Lot 7, sec. 13.	79. 2 23. 3
BW \( \frac{1}{2} \) O \( \text{SE} \) \( \frac{1}{2} \) SE \( \frac{1}{	600.00 600.00	Lots 9, 10, sec. 15 NW. ‡ of NW. ‡; SW. ‡; S. ½ of NE. ½ of NW. ¾, sec. 19. Lots 4, 5, 6, 7, sec. 21. NW. ½ of SE. ½, sec. 29.	22. 8 224. 5
NE. 1; NW. 1 of SE. 1; SE. 1 of SE. 1; sec. 15	240.00 40.00	Lots 4, 5, 6, 7, sec. 21	123. 2 40. 0
NE. 1 of SW. 1; S. 1 of SW. 1; lot 1, sec. 21.	147. 04 240. 00	Township 37, range 2;	81.9
8W. 1 of NE. 1; NE. 2 of NW. 2; S. 1 of NW. 1; SW. 1; NW. 2 of SE.	452.09	Lot 5; S. ½ of SW. ½, sec. 5. E. ½ of E. ½; S. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½	
NW 1 of NE. 1; NW 2 of NW 1; S. 2 of NW 1, sec. 33. SE. 2 of NE. 2; E. 2 of SE. 1, sec. 35.	160.00 120.00	of NW. ½, sec. 7. W. ½ of NE. ½; E. ½ of NW. ½; NW. ½ of SW. ½, sec. 17. N. ½ of SW. ½ of NE. ½; NE. ½ of SW. ½, sec. 31. Township 38, range 2:	413. 0 200. 0 60. 0
ownship 39, range 1: NE. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; E. ½ of SW. ½, sec. 1 E. ½ of SE. ½, sec. 3.	240. 46 80. 00	Lot 6; SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 3.  NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{4}\), sec. 7	47.5 144.2
W lofer i er lofer i con 5	120:00 638,48		160. 0 326. 2
W. 1 of NE. 1; NV. 1; S. 3; sec. 7 N. 3; SW. 1; NW. 1 of SE. 1; sec. 9 NW. 1 of NW. 1; S. 1 of NW. 1; SW. 1; SW. 2 of SE. 2; sec. 11. NE. 1 of SE. 1; sec. 13	520.00 320.00	W. 1 of NE. 1; SE. 1 of NW. 1; NE. 2 of SW. 1; S. 1 of SW. 1, sec. 21.	240. 0 80. 0
NE. ‡ of SE. ‡, sec. 13.	40.00	NE. 2, Sec. 19.  NE. 4; of NE. 4; SW. 4; W. 4 of SE. 1; SE. 4 of SE. 2; sec. 19.  W. 4 of NE. 4; SE. 4 of NW. 1; NE. 4 of SW. 4; S. 4 of SW. 4; sec. 21.  NW. 4 of N. 5; S. 4 of S. 4; sec. 27.  E. 4; NW. 4 of NW. 4; W. 4 of SW. 3; sec. 29.	320. 0 440. 0
All sec. 17. N. ½; SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 19	682. 68 640. 00	All Ditte Discourses and account of the contract of the contra	660.1
All sec. 21.  NW. ½ of SE. ½; S. ½ of SE. ½; SW. ½ of SW. ½; lots 1, 2, 3, 4, 5, 6, 7,  11. 12. 13. sec. 23.	415.01	N. 1 of NW. 2; SE. 2 of NW. 2; E. 2 of SE. 2; NW. 2 of SW. 2, sec. 33.  Township 39, range 2:	240.0
11, 12, 13, sec. 23 NE. ½ of NE. ½; W. ½ of E. ½; W. ½, sec. 27. NE. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 29.	520.00 600.00	1. SW. 1 of SW. 1, sec. 5.	446.8
All sec. 31.	722.68	NE. 2 of NE. 2; S. 2 of NE. 2; NW. 2; S. 2, sec. 7.  NE. 2; E. 2 of NW. 2; S. 2 of S. 3; NE. 2 of SE. 2, sec. 9.	630.9 440.0
All sec. 31. NE. ½; S. ½ of NW. ½; S. ½, sec. 33. All sec. 35.	560, 00 640, 00	N. \( \frac{1}{2} of NE. \( \frac{1}{2} \); SE. \( \frac{1}{2} of NE. \( \frac{1}{2} \); NW. \( \frac{1}{2} of NE. \( \frac{1}{2} \); SEC. \( 7 \)  NE. \( \frac{1}{2} of NE. \( \frac{1}{2} of NW. \( \frac{1}{2} of NE. \( \frac{1}{2} of NE. \( \frac{1}{2} of NW. \( \frac{1}{2} of NW. \( \frac{1}{2} of NE. \( \frac{1}{2} of NW. \( \frac{1}{2} of NW	and the same
winship 40, range 1: All sec. 3	623.68	E. 1 of NE. 1; NE. 1 of NW. 1; S. 1 of SW. 1; NE. 1 of SE. 1, sec. 19.	580.0 246.5
All sec. 7.	635, 60 704, 56	All sec. 21.  W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of	640.0
All sec.11	640.00 640.00	W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½; Se. ½ of SE. ½; sec. 23. S. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 27. S. ½ of NW. ½; SW. ½; SE. ½ of SE. ½, sec. 29. All sec. 31.	480. 440.
All sec. 17. All sec. 19.	640.00 705.76	S. ½ of NW. ½; SW. ½; SE. ½ of SE. ½, sec. 29.	280.1 668.
All sec. 21 All sec. 23	640.00 640.00	All sec. 33. Township 40, range 2:	640.
All sec. 25. All sec. 27	640.00 640.00	All sec. 1 All sec. 3	638.8 640.9
All sec.29. All sec.31	640.00 707.28	All sec. 5. All sec. 7	640.1 647.4
All sec. 33	640.00 640.00	All sec. 9. All sec. 11.	640. (
waship 33, range 2:		All sec. 13	640. (
Lots 3, 4, 5, 6, 11, 12, 13, 14, 15, 16, sec. 1	420. 95 636. 80	All sec. 15 N. 4; SW. 2; W. 2 of SE. 2, sec. 17	560.0
All sec. 3 All sec. 5 NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 7 All sec. 9	634. 64 633. 16	All sec. 19 All sec. 21	640. 9 640. 9
All sec. 15	040.00	All sec. 23 All sec. 25	640. (
All sec. 17	640.00 675.16	All sec. 27 All sec. 29	640. (
N. ½ of SW. ½: NW. ½ of NE. ½, sec. 21 N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 23 All sec. 25	120.00 600.00	All sec. 31 All sec. 33	639. ( 640. (
All sec. 27	640.00 640.00	Township 33, range 3:	640. (
All sec. 29 All sec. 31	640.00 672.28	All sec. 1	630. 4 627. 6
All sec. 31 N. ½ of NE. ½; SE. ½ of NE. ½; NW. ½; NW. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 33	440.00	All sec. 5. All sec. 7.	625.3 624.6
All sec. 35	640.00	All sec. 9. All sec. 11.	640. 0 640. 0
All sec. 1 NE. ½ of NE ½; SE. ½ of SE ½; W. ½ of E. ½; W. ½, sec. 3	636.76 551.88	All sec. 13. All sec. 15.	640. 0 640. 0
W. ½ of NE. ½; NW. ½; S. ½, sec. 5.	560.79 646.40	All sec. 17. All sec. 19.	640. ( 626. 2
E. ½ W. ½ of NW. ½, sec. 9 NE. ½ NE. ½ of NW. ½; S. ½; N. ½ of SE. ½, SW. ¼ of SE. ½, sec. 11. NE. ½ NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 13. N. ½ of NE. ½; SW. ½ of NE. ½; NW. ½; S. ½, sec. 15.	400.00 480.00	All sec. 21. All sec. 23.	640. ( 640. (
NE. 1; NW. 2 of NW. 2; S. 4 of NW. 2; S. 4, Sec. 13	600.00	All sec. 25	640. 0
	480.00 561.24	All sec. 20.	640. 0 627. 2
NE. 1 S. 2 of NW. 1 S. 5, sec. 19 N. 2 of NE. 1 SE. 1 of NE. 1 SE. 2 of NW. 1 W. 2 of SW. 1 NE. 1 of SE 1, sec. 21	280.00	N. 4; N. 4 of SW. 4; SW. 4 of SW. 4; N. 4 of SE. 4; SE. 4 of SE. 4, see.	560.0
All sec. 23 NE. ‡; NE. ‡of NW. ‡; W. ±of SW. ‡; NE. ‡of SE. ‡; W. ±of NW. ‡,	640.00	All sec. 35. Township 34, range 3: All sec. 1.	640.0
NE. ½ of NE. ½; S. ½ of NE. ½; E. ½ of W. ½; SW. ½ of SW. ½; SE. ½,	480.00	All sec. 5.	643. 5
N. 4 of SE. 4, sec. 29. NW. 4 of NE. 4; S. 4 of NE. 4; E. 4 of SE. 4; W. 4 of NW. 4; E. 4 of SW. 4, sec. 31	80.00	All sec. 7. All sec. 9.	610. 4
of SW. 4, sec. 31. NE. ½; S. ½ of NW. ½; S. ½ of SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½,	360.00	All sec. 11.	640. 0 640. 0
NE. 2; N. ½ of NW. ½; SW. ½ of NW. ½; N. ½ of SE. ½, sec. 35	440.00	N. 1: SW. 1: N. 1 of SE. 1: SE. 1 of SE. 1, sec. 15	640. 0 600. 0
wnshin 35 ranga 2	360.00	All sec. 17. All sec. 19.	640. 0 608. 0
NE. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\), sec. \(1\) NW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of NW. \(\frac{1}2\); W. \(\frac{1}2\); W. \(\frac{1}2\); W. \(\frac{1}2\); W. \	199.64	All sec. 21.  N. ½ of NW. ½; SW. ½ of NW. ½; SW. ½; W. ½ of SE. ½; NE. ½, sec. 23.  NE. ½; E. ½ of NW. ½; S. ½, sec. 25.	640. 0 520. 0
S. 5, 50C. 3. S. 4 of NE. 3: NW. 3 of SE. 3, sec. 5.	398.77 120.00	All sec. 27	560. 0 640. 0
E. 4, sec. 7. NE. 2 of NE. 2; SW. 2 of NE. 2; S. 2 of NW. 2; SW. 2; N. 2 of SE. 2,	320.00	NE. ½; E. ½ of NW. ½; NE. ½ of SW. ½; SW. ½ of SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 29.	440.0
Main durante de la companya del companya de la companya del companya de la companya del companya de la companya de la companya de la companya del companya de la companya dela companya de la companya de la companya de la companya de la companya dela companya de la companya dela companya	400.00 80.00	All sec. 31	615.0 520.0
SW. ½ of NW. ½; NE. ½ of SW. ½, sec. 15. S. ½ of N. ½; S. ½, sec. 17 N. ½ of NE. ½; SW. ½ of NE. ½; sec. 19. NW. ½ of NE. ½; SW. ½ of SW. ½; E. ½ of SE. ½,	480.00 120.00	N. ½; N. ½ of S. ½; SE. ½ of SE. ½, sec. 33. NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 35. Township 35, range 3:	600.0
NW. 1 of NE. 1; SE. 1 of NE. 1; SW. 1 of SW. 1; E. 1 of SE. 1, sec. 21.	200.00	Township 35, range 3:  N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 1.  NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 3.  SE ½ of SW. ½; S. ½ of SE. ½ sec. 3.	600. 2 597. 5
SE. ½ of SE. ½, sec. 23.	40.00	SE. 2 of SW. 2; S. 1 of SE. 2, sec. 5.	120.0

			1
Township 35, range 3—Continued.	Acres.	Township 41, range 3—Continued.	Acres.
NE. ½ of SW. ½; S. ½ of SW. ½; SE. ½, sec. 7. All sec. 9.	275. 40 €40. 00	N. ½ of N. ½; lots 1, 2, 3, 4, sec. 15. N. ½ of N. ½; lots 1, 2, 3, 4, sec. 17.	274. 67 268. 58
W. 1 of NE. 1 of NE. 1; SE. 2 of NE. 2 of NE. 2; NW. 2 of NE. 2; S. 4 of NE. 2; NW. 2 S. 4, sec. 11 NE. 2 of NW. 2; W. 4 of NW. 2; N. 5 of SW. 2; E. 2 of SE. 2, sec. 13.	630.00	Township 32, range 4: Lots 5, 12, sec. 33	78.19
A 11 Sec. 15	280.00 640.00	All sec. 35 Township 33, range 4:	791. 92
N. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of S	580.00	All sec. 1 All sec. 3	639. 68 599. 20
All sec. 19.  N. 4 of NE. 4: SW. 4 of NE. 4: NW. 4: W. 4 of E. 4 of SW. 4: W. 4	631.74	8. ½ of 8E. ½, sec. 5. All sec. 9.	80.00 640.00
of SW. ‡; Ē. ½ of W. ½ of SĒ. ½, sec. 21. N. ½; SW. ½; W. ½ of SĒ. ½, sec. 23.	440.00 560.00	All sec. 11.	640.00 659.76
All one 97	640.00	NE. \(\frac{1}{4}\); E. \(\frac{1}{2}\) of NW. \(\frac{1}{4}\); S. \(\frac{1}{2}\), sec. 15	560.00 640.00
NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of E. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\), sec. 33	420.00 557.02	All sec. 19. N. ½; N. ½ of SW. ½; NW ½ of SE. ½; SE. ½ of SE. ½, sec. 21 All sec. 23.	629.18 480.00
E. ½; NW. ½ of NW. ½; S. ¾ of NW. ½; NE. ½ of SW. ½, sec. 33 W. ¾ of E. ½; SE. ½ of SE. ½; W. ½, sec. 35	480.00 520.00	All sec. 25	640.00 640.00
W. ½ of E. ½; SE. ½ of SE. ½; W. ½, sec. 35.  Township 36, range 3:  W. ½ of NW, ½ sec. 1.  N. ½ of NE. ½; SW, ½ of NE. ½; W. ½ of SE. ½ of NE. ½; N. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½; SW. ½ of SE. ½; W. ½ of NW. ½ of SE. ½; W. ½ of NW. ½; NW. ½ of SE. ½; sec. 5.  N. ½; N. ½ of SW. ½; SE. ½, sec. 7.  All sec. 9.  NW. ½ of NW. ½; N. ½ of SE. ½; SE. ½ of SE. ½; lot 3, sec. 11.	78.97	All sec. 27.  NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½, sec. 29.  All sec. 31.	640.00 280.00
N. 3 of NE. 4; SW. 4 of NE. 4; W. 4 of SE. 4 of NE. 4; N. 4 of NW. 4; SW. 4 of NW. 4; NW. 4 of SW. 4; SW. 4 of SE. 4; W. 4 of NW. 4 of		All sec. 31	626. 84 640. 00
SE. 4; lots 1, 2, 3, 4, 5, sec. 3	438.00 314.76	All sec. 35.	640.00
N. ½; N. ½ of SW. ½; SE. ½, sec. 7.	564.97 640.00	All sec. 1 N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 3 NE. ½ of SW. ½; S. ½ of SW. ½; E. ½, sec. 5 All sec. 7	648. 44 615. 32
NW. ½ of NW. ½; N. ½ of SE. ½; SE. ½ of SE. ½; lot 3, sec. 11 Lot 7, sec. 13	188. 73 48. 75	NE. 1 of SW. 1; S. 1 of SW. 1; E. 1, sec. 5. All sec. 7	448. 10 623. 44
W. 1 of N.W. 1. Sec. 15.	80.00 127.05	All sec. 9 NE, ½; NE, ½ of NW, ½; S, ½ of NW, ½; S, ½, sec. 11.	640.00 600.00
W. ½ of NW. ½ sec. 15. N. ½ of NW. ½; SE. ½ of NW. ½; lot 3, sec. 17. SW. ½; W. ½ of SE. ½, sec. 19. Lot 5; NE. ½ of SW. ½, sec. 21.	245. 40 58. 87	All see 12	640.00
SE, \(\frac{1}{2}\) of NE, \(\frac{1}{2}\) sec. 23.  NE, \(\frac{1}{2}\); S, \(\frac{1}{2}\) of NW, \(\frac{1}{2}\); SW, \(\frac{1}{2}\); N, \(\frac{1}{2}\) of SE, \(\frac{1}{2}\), sec. 29.  All sec. 31.	40.00	NW. 1 of NE. 1; W. 1 of SW. 1; W. 3 of E. 3 of SE. 2 of SW. 2; W. 3 of SE. 3 of SW. 1; N. E. 2 of SE. 3, sec. 15. All sec. 17.	190.00
All sec. 31.	656. 42 102. 78	All sec. 19.	640.00 624.80
Lots 2, 3; SW. 1 of SW. 1, sec. 33	100 00	NE. ¼; W. ¼, sec. 21. All sec. 23.	480.00 640.00
Township 37, range 3: SW. 4; W. 4 of SE. 4, sec. 1	234.84	All sec. 25.  NE. ½ of NE. ½; NE. ½ of NW. ½; S. ½ of N. ½; S. ½, sec. 27	640.00 560.00
Township 37, range 3:  SW. \(\frac{1}{2}\) W. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\), sec. 1.  N. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); sec. 3.  N. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of SW. \(\frac{1}\); S. \(\frac{1}{2}\)	561.30	NE † of NE, †: NE, † of NW, †: S, † of N, †; S, †, sec. 27 N, †; SW, †; N, † of SE, †; SW, † of SE, †, sec. 29 E, †; E, † of W, †, sec. 31	600.00 480.00
NE. 1; NW. 1 of SW. 1; S. 1 of SW. 1; SE. 1; S. 1 of SW. 2 of SW. 1 of NE. 1; lot 1; south 10 acres of lot 5, sec. 5	360. 23		120.00
E. ½; SE. ½ of NW. ½; NE. ½ of SW. ½, sec. 7. W. ½ of NE. ½; W. ½; E. ½ of SE. ½, sec. 9.	400.00 480.00	NE 1 of NE 1; S. 1 of NE 1; N 1 of NW 1; E 1 of SW 1 of NW 1; SW 1; SE 1 of NW 1; NE 1 of SE 1; SW 1 of SE 1; NE 1 of SE 1; SW 2 of SE 1; NE 1	510.00
W. ½ of N.E. ½; W. ½, E. ½ of S.E. ½, sec. 9 W. ½ of E. ½; S.W. ½, sec. 11 N. ½ of N.E. ½; N.W. ½, sec. 13	320.00 240.00	Township 35, range 4:  NE, ½ of NE, ½; SW, ½ of NW, ½; W, ½ of SW, ½, sec. 1.  N, ½ of NE, ½; SE, ½, sec. 3.  N, ½; NW, ½ of SW, ½; S, ½ of SW, ½; NW, ½ of SE, ½, sec. 5.  All sec. 7	160.02
All sec. 17	640.00	N. ½ of NE. ½; SE. ½, sec. 3. N. ½: NW. ½ of SW. ½; S. ½ of SW. ½; NW. ½ of SE. ½, sec. 5	241.76 493.56
All sec. 21.  8. 4 of NW, 4: SW, 4: NW, 4 of SE, 4, sec. 23.	640.00 280.00	All sec. 7. NE. ½ of NE. ½; N. ½ of NW. ½; SE. ½ of SW. ½; NE. ½ of SE. ½; S. ½	640.08
S. ½ of NE. ½, sec. 25. S. ½ of NE. ½; NW. ½; SE. ½, sec. 27. NE. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of N. ½; S. ½, sec. 31.	80.00 400.00	of SE, ½, sec. 11. All sec. 13.	280.00 640.00
All con 22	555. 10 640. 00	SE. 4. sec. 15	160.00 600.00
SW. 1 : (SW. 1 NE. 1 of NE. 1 of SE. 1 NW. 1 of SE. 1 of SE. 1; N. 1 of SW. 1 of SE. 1; N. 1 of S. 1 of SW. 1 of SE. 1, sec. 35.	90.00	N. ½ of NE. ½; SE. ¼ of NE. ½; W. ½; SE. ½, sec. 17. NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 19. SW. ½ of SW. ½ sec. 29.	598. 20 40. 00
		SW. ½ of SW. ½, sec. 21.  N. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 23.  N. ½ of NE. ½, sec. 27.  All sec. 29.	600.00 80.00
N. 1; E. 1 of SE. 1, Sec. 3.	400.76 240.00	All sec. 29 All sec. 31	640.00 638.56
Township 38, range 3:  N. W. J. of N. E. J.; S. E. J. of N. E. J.; E. J. of S. W. J.; sec. 1.  N. J.; E. J. of S. E. J.; sec. 3.  E. J. of S. W. J.; S. E. J.; sec. 5.  N. J.; N. J. of S. W. J.; S. W. J. of S. W. J.; N. J. of S. E. J. of S. W. J.; S. W. J. of S. E. J. of S. E. J.; sec. 1.  S. E. J. of S. W. J. of S. E. J.; S. J. of S. E. J.; sec. 11.  S. W. J. S. E. J. of S. E. J.; S. J. of S. E. J.; sec. 11.	210.00	NE. † of NE. ‡; W. † of E. ‡; SE. † of SE. ‡; W. †, sec. 33. N. ‡; N. † of SW. ‡; SE. † of SW. ‡; SE. ‡, sec. 35.	560.00 600.00
SE. 1 of SW. 1 of SE. 1; S. 1 of SE. 2 of SE. 1, sec. 11	550.00 160.00	Township 36, range 4: N. ½; N. ½ of SW. ½; N. ½ of SW. ½ of SW. ½; SE. ½ of SW. ½; E. ½ of	000.00
SW. \(\frac{1}{2}\), sec. 13 W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); sec. 21. NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\); lots \(4\), sec. 23.	200.00 160.67	SE 1, sec. 1. S. ½ of NE. ½; E. ½ of SW. ½; SE. ½, sec. 3.	539.16 320.00
NW. 1 of NW. 1, sec. 29	40.00 637.76	NE. 1; S. 1 of NW. 1; S. 1, sec. 5.	539. 52 653. 22
All sec. 31. SW. ½ of NW. ½; W. ½ of SW. ½; lots 1, 7, sec. 33. W. ½, sec. 35.	168. 58 320. 00	NW. \(\frac{1}{2}\); N. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of SW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); SE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); SW. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of SE. \(\frac{1}{2}\),	360.00 600.00
Maurahin 20 ranga 3.	562.00	NE. 1 of NE. 1; S. 1 of NE. 1; SE. 1 of NW. 1; SW. 1; W. 1 of SE. 1, sec. 13.	400.00
E. 1; E. 2 of W. 2; NW. 2 of NW. 1; SW. 2 of SW. 2, sec. 1. NE. 2; SW. 2 of SW. 4, sec. 3.	201.49		100 to 10
NE. 1; SW. 1 of SW. 1, sec. 3 N. 1 of NE. 1; SE. 1 of NW. 1; SW. 1; S. 1 of SE. 1, sec. 9 NE. 1; E. 1 of NW. 1; lot 1, sec. 11.	360, 00 284, 42	N. 1; N. 1 of S. 2; lots 3, 4, sec. 19	598. 52 376. 63
N. 4 of NE. 4; SE. 4 of NE. 2; NE. 2 of NW. 2; SW. 2, Sec. 15 E. 4 sec. 15.	320.00 320.00	N. 1 of NE. 1; SE. 1 of NE. 1; W. 1, sec. 23.	440.00 225.88
All sec. 21. N. ½, sec. 23.	640.00 320.00	NE. \(\frac{1}{2}\) NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\), sec. 15.  W. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}{2}\), \(\frac{1}{2}\); \(\frac{1}\); \(\frac{1}{2}\);	177. 16 560, 00
NE. 1, sec. 25. NE. 1; S. 1; SE. 1 of SW. 1 of NW. 1; NE. 1 of SE. 2 of NW. 1; S. 2	160.00	E. 1; NW. 1 of NW. 1; S. 1 of SW. 1; SE. 1 of NW. 1, sec. 31	489.50
of SE, 1 of NW. 1, sec. 27. E. 1; SW. 2 of NW. 1; N. 2 of SW. 2; SE, 2 of SW. 2, sec. 33	520, 00 480, 00	SE, ½ of NE, ½; W. ½ of SW. ½; lots 1, 5, sec. 35.	600.00 166.70
Township 40, range 3: All sec. 1	639.33	Township 37, range 4: N. ½ of N. ½; SE. ½ of NE. ½; SW. ½ of NW. ½; SE. ½ of SE. ½, sec. 1. SE. ½ of NE. ½; S. ½, sec. 3.	277.32
All sec. 3.  S. ½ of N. ½; lots 1, 3, 4; S. ½, sec. 5.  E. ½; N. ½ of NE. ½ of NW. ½; N. ½ of NW. ½ of NW. ½; SW. ½ of NW.	640. 36 597. 90	All sec, 5.	360.00 642. <b>34</b>
2: SW. 2: S. 4 OI SE. 2 OI N W. 2, Sec. /	004.00	All sec. 7. All sec. 9. W. \( \) of NE. \( \) of NE. \( \) of NE. \( \) \( \) of NE. \( \) of SE. \( \) sec. 11.	640, 00
All sec. 9	640. 00 640. 00	W. ½ of NE. ½ of NE. ½; S. ½ of NE. ½; E. ½ of SE. ½, sec. 11. W. ½ of NW. ½, sec. 13. W. ½, sec. 15.	180.00 80.00
All sec. 13.	640. 00 640. 00		320. 00 640. 00
All sec. 17 E. ½; E. ½ of E. ½ of SE. ½ of SW. ½, sec. 19	640.00 330.00	All sec. 17  E. ½ of NE. ½; E. ½ of NW. ½ of NE. ½; E. ½ of E. ½ of SW. ½ of NE. ½; SE. ½; SE. ½; SE. ½; of NE. ½ of NW. ½; W. ½ of NW. ½; W. ½ of SE. ½ of NW. ½; NW. ½ of SW. ½; W. ½ of SW. ½ of SW. ½; SEC. 19.  N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½; SEC. 21  W. ½ of E. ½; N. ½ of NW. ½; SE. ½ of NW. ½; SE. ½; SW. ½ of SE. ½; SW. ½; SW. ½; SEC. 23.  NE. ½ of NE. ½; S. ½ of NW. ½; S. ½; Sec. 27.  NE. ½; NE. ½ of NW. ½; S. ½ of NW. ½; S. ½; Sec. 29.  E. ½ of W. ½ of NW. ½; S. ½ of NW. ½; S. ½; Sec. 29.  E. ½ of W. ½ of NW. ½; S. ½ of NW. ½; S. ½; Sec. 29.	
All sec. 21.	640. 00 640. 00	NW. 1: NW. 1 of SW. 1; W. 1 of SW. 1 of SW. 1, sec. 19	458. 86 600. 00
All sec. 25.	640. 00 640. 00	W. 2 of E. 2; N. 2 of NW. 2; SE. 2 of NW. 2; SW. 2, sec. 23	440.00 520.00
All sec. 29 All sec. 31	640. 00 640. 84	NE. \(\frac{1}{2}\); NE. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\); S. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); S. \(\frac{1}{2}\), sec. 29.  E. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); E. \(\frac{1}{2}\) of NE. \(\frac{1}{2}\); W. \(\frac{1}{2}\) of NW. \(\frac{1}{2}\)	600.00
All Sec. 31 All sec. 33 N. ½; SW. ¼; N. ½ of SE. ½, sec. 35.	640. 00 560. 00	of NE. 1: W. 1 of E. 1 of NW. 1 of NE. 1: S. 1 of NE. 1: NE. 1 of NW. 1: NE. 2 of SE. 1: lots 1, 3, 4, 5, sec. 31	281.33
Township 41, range 3:		E. 1 of W. 2 of NE. 1 of NE. 1; E. 2 of NE. 1; W. 2 of NW. 2 of NE. 1; W. 3 of NE. 1; of NE. 1; N. 4 of NE. 2 of NE. 3; N. 4 of NE. 3; N. 5 of NE. 4; NE. 2 of NE. 3; N. 5 of NE. 4; NE. 2 of NE. 4; NE. 3 of NE. 3; N. 5 of NE. 4; NE. 3 of NE. 3; N. 5 of NE. 4; NE. 3 of NE. 4; NE. 4 of NE	600.00 560.00
N \$ SW \$; N. \$ of SE. \$; SW. \$ of SE. \$; sec. 3.	600.00 640.00	Township 38, range 4: All sec. 1	638, 40
Township 41, range 3:  N. ½; S. ½ of S. ½, sec. 1.  N. ½; SW. ½; N. ½ of SE. ½; SW. ½ of SE. ½, sec. 3.  All sec. 5.  All sec. 7.  All sec. 9.	643, 64 640, 00	All sec. 3	638. 64 400. 00
NE 1: NE 1 of NW 1: S 1 of NW 1: S 1 sec. 11	600.00 273.25	S. \( \) of NW. \( \); S. \( \), sec. 5. NE. \( \) of NE. \( \); SW. \( \) of NE. \( \) \( \), sec. 7. All sec. 9.	80.00 640.00
N. 4 of N. 3; lots 1, 2, 3, 4, sec. 13	210. 20	1	

Manuschin 20 sames A Cantinued	Acres.	Composition 20 mange &	Acres.
Township 38, range 4—Continued.  E. J. of E. J.: SW. J. of SE. J.: SW. J. sec. 11	360.00	Township 39, range 6: All sec. 5.	627.00
E. ½ of E. ½; ŚW. ½ of SE. ½; SW. ½, sec. 11. N. ½; E. ½ of SW. ½; SE. ½, sec. 13.	590 09	All sec. 7.	647.00
N. §; St. §; Sc. 15.  N. §; St. §; sec. 15.  NE. § of NE. §; sec. 17.  N. § of NE. §; St. § of NE. §; W. § of SE. §; lot 3, sec. 19.  NW. § of SW. §; S. § of SW. §; SW. § of SE. §; sec. 21.  NE. §; St. § of NW. §; NE. § of SW. §; S. § of SW. §; N. § of SE. §; St. § of SE. §; sec. 23.  W. § of SW. §; lots 1, 2, 5, sec. 25.	480.00	W. 3, sec. 9	320.00
NE. 1 of NE, 1, sec. 17.	40.00	Lots 1 to 12, inclusive, sec. 15.	485.00
N. 1 of NE. 1; SW. 1 of NE. 1; W. 1; W. 1 of SE. 1; lot 3, sec. 19	535. 79	All sec. 17	€45.00
NW. 4 01 SW. 4; S. 4 01 SW. 4; SW. 4 01 SE. 4; Sec. 21	160.00	E. ½; E. ½ of W. ½; lots 1, 2, 3, 4, sec. 19. W. ½, sec. 21.	643.00
of SE 1-SE 1 of SE 1 sec 23	380.00	Township 40, range 6:	320.00
W. 4 of SW. 4: lots 1, 2, 5, sec. 25.	116. 56	SW 3: NW 4 of SE, 4: lots 2 4, 5, 6, 7, 8, sec. 1	385.00
		8. ½ of NW. ½; lots 2, 3, 4, sec. 3 SE. ½ of NE ½; SW. ½ of NW. ½; lots 3, 4, sec. 5 All sec. 11	187.00
N. 4; SW. 4; NW. 4 of SE. 4, sec. 29	520.00	SE. 1 of NE 1; SW. 1 of NW. 1; lots 3, 4, sec. 5	152.00
N. ‡; SW. ‡; NW. ‡ of SE. ‡, sec. 29 N. ‡; SW. ‡; NW. ‡ of SE. ‡; S. ‡ of SE. ‡, sec. 31 N. ‡ of NE. ‡; SE. ‡ of NE. ‡; E. ‡ of NW. ‡; S. ‡, sec. 33.	603. 92	All sec. 11	640.00
N. 1 01 NE. 2; SE, 1 01 NE. 1; E. 1 01 NW. 1; S. 1, Sec. 33	520.00 646.00	All sec. 13	606.00
All sec. 35.  Township 39, range 4:	010.00	All sec. 23. All sec. 27.	618.00 639.00
Township 39, range 4: All sec. 1	697. 40	All sec. 31	746.00
All Sec. 3	639. 77	SE. ½ of NE, ½; E. ½ of SE. ½, sec. 33	120.00
S. 1 of NW. 1; W. 1 of SW. 1; E. 1 of SE. 1; lots 1, 3, 4, sec. 5	358. 95	All sec. 35.	633.00
N. 1 of NE. 1; SE. 1 of NW. 1; SE. 1 of SE. 2; lots 2, 4, sec. 7	240.06 640.00	Township 41, range 6:	040.00
All sec. 9.	640.00	All sec. 1.	640.00
All sec. 13.	697.96	S 1 of SE 1 sec 2	480.00
All sec. 15	640.00	N. 4; SW. 4; N. 4 of SE. 4; SE. 4 of SE. 4, sec. 5.	600.00
All sec. 17.	640.00	N. ½ of NE. ½; SE. ½ of NE. ½; NW. ½; W. ½ of SW. ½; NE. ½ of SE. ½; S. ½ of SE. ½, sec. 3.  N. ½; SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 5.  NE. ½; N. ½ of SE. ½; SW. ½ of SE. ½; lots 2, 3, 4, 9, 10, 11, 12, sec. 7.  NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; SE. ½, sec. 9.  W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; NW. ½ of SE. ½; SW. ½ of SW. ½; S. ½ of SF. ½; sec. 19.	513.00
NE. ½; S. ½ of NW. ½; S. ½, sec. 19. All sec. 21.	559.36	NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1; SE. 1, sec. 9.	440.00
All sec. 21	640.00 640.00	W. ±01NE. ±; NW. ±; N. ±01SW. ±; NW. ±01SE. ±; SW. ±01SW. ±;	400.00
All sec. 25.	699.64	S. ½ of SE. ½, sec. 11 Lots 1, 2, 3, 4, sec. 13.	420,00 194,00
All sec. 27	640.00	Lots 1, 2, 3, 4, sec. 15.	181.00
All sec. 29.	640.00	Lots 1, 2, 3, sec. 17	123.00
All sec. 31	662, 42	1 Township 40 renge 7.	
All sec. 33	665.94	All sec. 3	639, 00
All sec. 35. Township 40, range 4:	671.66	All sec. 5. N. ½; NE. ½ of SW. ½; N. ½ of SE. ½; SE. ½ of SE. ½, sec. 7	634.00 476.00
N. 4: N. 4 of SW. 4: S. 4 of S. 4 of SW. 2; SE. 2, sec. 1	602.02	All sec. 9.	660.00
NE. 1, 800. 3. SW. 1, 800. 7.	159.36	All sec. 11	641.00
S.W. 1, sec. 7	162.84	NW. 1; S. 1, sec. 15	480.00
All 800. 11	640.00 640.00	All sec. 17	644.00
All sec. 13.	160.00	All sec 21	632.00 642.00
N. b. SW. 4: N. b of SE. 4: SW. b of SE. 5, sec. 17	600.00	W. ½ of E. ½; W. ½, sec. 23	480.00
All sec. 19	641.04	A11 Sec. 27	640.00
SE. 1, sec. 15.  N. 1, SW. 1; N. 2 of SE. 1; SW. 2 of SE. 4, sec. 17.  All sec. 19.  N. 1; N. 2 of SW. 1, sec. 21.	400.00	All sec. 29.	640.00
, All 3ec. 23	640.00 640.00	All sec. 31	633, 00
All sec. 25. E, ‡; W, ‡ of SW, ‡, sec. 27.	400.00	All sec. 33. W. ½ of NE. ½; W. ½; NW. ½ of SE. ½, sec. 35.	640.00
All sec. 29.	640.00	Township 41, range 7:	443.00
All sec. 31	642.04	All sec. 3	642.00
All soc 33	640.00	All sec. 5	641.00
N. 1; SW. 1; N. 1 of SE. 1; SW. 1 of SE. 1, sec. 35	600.00	All sec. 7.	643.00
Township 41, range 4:	400.00	NW 1: N 1 of SW 1 sag 11	560.00 240.00
SW. ½ of NE. ½; SE. ½ of NW. ½; S. ½, sec. 1. N. ½; N. ½ of SW. ½; SW. ½ of SW. ½; SE. ½, sec. 3. All sec. 5.	600.00	N. ½; E. ½ of SW. ½; SE. ½, sec. 9. NW. ½; N. ½ of SW. ½, sec. 11. N. ½ of N. ½; itst 1, 2, 3, 4, sec. 15. N. ½ of N. ½; itst 1, 2, 3, 4, sec. 17.	257.00
All sec. 5	- 640.00	N. ½ of N. ½; lots 1, 2, 3, 4, sec. 17	224.00
All sec. 7	644, 36		
All sec. 9.	640.00 560.00	Total Klamath County	43,015.00
N.E. 2; E. 2 01 N.W. 2; S. 2; Sec. 11	263.72	West Side Grant.	
NE. 4: E. ½ of NW. 4: S. ½, sec. 11 N. ½ of N. ½: lots 1, 2, 3, 4, sec. 13 N. ½ of N. ½: lots 1, 2, 3, 4, sec. 15 N. ½ of N. ½: lots 1, 2, 3, 4, sec. 17	259.88	[Act of May 4, A. D. 1870.]	
N I of N I: lota 1 9 2 4 pag 17	020 10		
N. 9 Ot N. 9, 1018 1, 2, 0, 4, 800, 11	256. 12	Of the lands of said west side grant, 292.50 acres are situated in the Stat	e of Wash-
	CAUSE MANAGE ST	Of the lands of said west side grant, 292.50 acres are situated in the Statington; with this exception all of said lands are situated in the State of O	e of Wash- regon.
Total Jackson County.	CAUSE MANAGE ST	The counties are arranged in the same order as in the case of the east	side grant
	CAUSE MANAGE ST	Of the mands of said west side grant, 292.30 acres are situated in the State dington; with this exception all of said lands are situated in the State of O The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:	side grant
Total Jackson County	CAUSE MANAGE ST	The counties are arranged in the same order as in the case of the east. Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:	side grant. , the total Acres.
Total Jackson County	CAUSE MANAGE ST	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash	Acres.
Total Jackson County	441, 791. 15	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg	Acres. 292. 50 17, 678. 83
Total Jackson County  KLAMATH COUNTY.  [South of base line and east of Willamette meridian.]  Township 38, range 5:  All sec. 1.  All sec. 3.	CAUSE MANAGE ST	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash  Columbia County, Oreg  Tillamook County, Oreg	Acres. 292. 50 17, 678. 83 29, 741. 00
Total Jackson County.  KLAMATH COUNTY.  [South of base line and east of Willamette meridian.]  Township 38, range 5:  All sec. 1.  All sec. 3.	643. 00 655. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg.	Acres. 292. 50 17, 678. 83
Total Jackson County.  KLAMATH COUNTY.  [South of base line and east of Willamette meridian.]  Township 38, range 5:  All sec. 1.  All sec. 3.  All sec. 9.  N. 4; W. 4 of SW. 4; lots 1, 2, 3, 4, sec. 11.	643, 00 655, 00 640, 00 485, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg.	Acres. 292. 50 17, 678. 83 29, 741. 00 15, 480. 00
Total Jackson County.  KLAMATH COUNTY.  [South of base line and east of Willamette meridian.]  Township 38, range 5: All sec. 1 All sec. 3 All sec. 9 N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11 Lots 1, 2, sec. 13.	643. 90 655. 90 640. 90 485. 90 31. 90	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.	Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.  KLAMATH COUNTY.  [South of base line and east of Willamette meridian.]  Township 38, range 5:  All sec. 1  All sec. 3  All sec. 3  N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11  Lots 1, 2, sec. 13  All sec. 15	643, 00 655, 00 640, 00 485, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multromah County, Oreg. Yamhill County, Oreg. Total west side grant.	Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 2     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23.	643, 00 655, 00 640, 00 485, 00 31, 00 640, 00 640, 00 542, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tiliamook County, Oreg. Washington County, Oreg. Multromah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.	Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.  **KLAMATH COUNTY.**  [South of base line and east of Willamette meridian.]  Township 38, range 5:  All sec. 1  All sec. 3  All sec. 9.  N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11.  Lots 1, 2, sec. 13.  All sec. 15.  All sec. 21.  SW. ½ of NE. ½; S. ½ of NW. ½; S ½; lots 1, 2, 3, 4, sec. 23.  All sec. 25.	643.00 655.00 640.00 485.00 31.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Washington County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH. [North of base line and west of Willamette meridian.]	Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.    KLAMATH COUNTY. [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1     All sec. 3     All sec. 9     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 21     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:	643. 00 655. 00 640. 00 485. 00 31. 00 640. 00 542. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multromah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1     All sec. 3     All sec. 9     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 21     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     All sec. 3     All sec. 3     All sec. 3     All sec. 1     All sec. 3     All sec. 4     All sec. 5     All sec.	643.00 655.00 655.00 640.00 485.00 640.00 640.00 640.00 640.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg Tillamook County, Oreg Washington County, Oreg Multnomah County, Oreg Yamhill County, Oreg  Total west side grant  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.] Township 2, range 1: Lot 1, sec. 1	Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.    KLAMATH COUNTY. [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 21.     SW. ¾ of NE. ½; S. ¾ of NW. ¾; S. ¾; lots 1, 2, 3, 4, sec. 23.     All sec. 25.     Township 39, range 5:     All sec. 1.     All sec. 3.     All sec. 3.     All sec. 3.     All sec. 3.	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 641, 00 645, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multromah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 25.     Township 39, range 5:     All sec. 1.     All sec. 1.     All sec. 1.     All sec. 3.     All sec. 11.     All sec. 3.     All sec. 3.     All sec. 11.     All sec. 3.     All sec. 11.     All sec. 12.     All sec. 13.     All sec. 14.     All sec. 15.     All sec. 15.     All sec. 16.     All sec. 17.     All sec. 18.     All sec. 19.     All	643.00 655.00 655.00 640.00 485.00 640.00 640.00 640.00 642.00 645.00 640.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.] Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.] Township 3, range 1:	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44
Total Jackson County.    KLAMATH COUNTY. [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 21.     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23.     All sec. 1.     All sec. 1.     All sec. 3.     All sec. 1.     All sec. 13.     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.	643.00 655.00 640.00 485.00 640.00 542.00 640.00 641.00 645.00 645.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W ½ of SW ½, sec. 3. E. ₺ of NE ½; NW ½ of NE ½, sec. 21.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11 65,682.44
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 21.     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23.     All sec. 25.     Township 39, range 5:     All sec. 1     All sec. 1     All sec. 3.     All sec. 1     All sec. 1     All sec. 1     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.     SW. ½ of SW. ½, sec. 21.	643.00 655.00 655.00 640.00 485.00 640.00 640.00 640.00 640.00 645.00 640.00 640.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3. E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21. Lot 1, sec. 31.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44
Total Jackson County    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:   All sec. 1     All sec. 3     All sec. 3     All sec. 9.     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 15     All sec. 21     SW. ½ of NE. ½; S. ½ of NW. ½; S ½; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     All sec. 3     All sec. 1     All sec. 1     All sec. 1     All sec. 3     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17     SW. ½ of SW. ½; sec. 21     NW. ½ sec. 20	643.00 655.00 640.00 485.00 640.00 542.00 640.00 641.00 645.00 645.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W ½ of SW ½, sec. 3. E. ₺ of NE ½; NW ½ of NE ½, sec. 21.	side grant., the total  Acres. 292.50 17,678.83 29,741.00 15,480.00 927.00 1,563.11  65,682.44  7.00
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½: W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 21.     SW. ½ of NE. ½: S. ½ of NW. ½: S. ½; lots 1, 2, 3, 4, sec. 23.     All sec. 25.     Township 39, range 5:     All sec. 1     All sec. 1     All sec. 1     All sec. 1     NI sec. 1     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.     SW. ½ of SW. ½; sec. 21.     NW. ½, sec. 29.     N. ½, sec. 31.     W. ½ of SW. ½; sec. 33.     W. ½ of SW. ½; sec. 33.	643.00 655.00 640.00 485.00 31.00 640.00 542.00 640.00 645.00 640.00 640.00 120.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3 E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21 Lot 1, sec. 31 N. ½ of SE. ½, sec. 33.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1927.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00
Total Jackson County    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1     All sec. 3     All sec. 9     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 21     SW. ¾ of NE. ½; S. ¾ of NW. ½; S. ¾; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     NE. ½ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17     SW. ¾ of SW. ½, sec. 21     NW. ½, sec. 31     W. ¾ of SW. ½, sec. 33     Township 39, range 5:     Township 39, range 5:     All sec. 1     All sec. 1     All sec. 1     All sec. 3     NE. ½ of NW. ½; sec. 21     NW. ½, sec. 31     W. ¾ of SW. ½, sec. 33     Township 39, range 5:     Township 39, range 5:     Township 39, range 5:     All sec. 10     All sec. 11     All sec. 12     All sec. 13     All sec. 14     All sec. 15     All sec. 15     All sec. 16     All sec. 17     All sec. 18     All sec. 19     All sec. 19     All sec. 10     All sec. 10     All sec. 10     All sec. 11     All sec. 11     All sec. 12     All sec. 13     All sec. 14     All sec. 15     All sec. 15     All sec. 16     All sec. 17     All sec. 18     All sec. 19     All sec. 19     All sec. 10     All	643.00 655.00 640.00 485.00 640.00 640.00 640.00 640.00 645.00 645.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3. E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21. Lot 1, sec. 31. N. ½ of SE. ½, sec. 33.  Total Clarke County.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44 7.00 80.00 120.00 5.50
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11.     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 21.     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23.     All sec. 25.     Township 39, range 5:     All sec. 1     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.     SW. ½ of SW. ½, sec. 21.     NW. ½, sec. 29.     N. ½, sec. 31.     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 33.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, range 5:     W. ½ of SW. ½ sec. 34.     Township 40, ran	643.00 655.00 640.00 485.00 640.00 640.00 640.00 640.00 645.00 640.00 640.00 120.00 322.00 80.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Tiliamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W ½ of SW ½, sec. 3. E ½ of NE ½; NW ½ of NE ½, sec. 21. Lot 1, sec. 31 N.½ of SE ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1927.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00
Total Jackson County    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1     All sec. 3     All sec. 9     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 21     SW. ¾ of NE. ½; S. ¾ of NW. ½; S. ¾; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     NE. ½ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17     SW. ¾ of SW. ½, sec. 21     NW. ½, sec. 31     W. ¾ of SW. ½, sec. 33     Township 40, range 5:     W. ¾ sec. 7     S. ¾ sec. 23     All sec. 25     All sec. 25     Sw. ¾ sec. 27     S. ¾ sec. 23     All sec. 25     All sec. 25	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 645, 00 640, 00 640, 00 640, 00 120, 00 120, 00 322, 00 80, 00 322, 00 320, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3. E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21. Lot 1, sec. 31. N. ½ of SE. ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1927.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00
Total Jackson County.    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1.     All sec. 3.     All sec. 9.     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13.     All sec. 15.     All sec. 15.     All sec. 15.     All sec. 21.     SW. ½ of NW. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23.     All sec. 25.     Township 39, range 5:     All sec. 1     NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17.     SW. ½ of SW. ½, sec. 21.     NW. ½, sec. 29.     N. ½, sec. 31.     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 33.     Township 40, range 5:     W. ½ of SW. ½, sec. 23.     All sec. 25.     N. ½, sec. 25.     N. ½, sec. 27.     S. ½, sec. 28.     All sec. ½ of NW. ½; SE. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31.	643. 00 655. 00 640. 00 485. 00 640. 00 640. 00 640. 00 640. 00 640. 00 645. 00 640. 00 120. 00 120. 00 322. 00 322. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00
Total Jackson County    KLAMATH COUNTY. [South of base line and east of Willamette meridian.]	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 645, 00 640, 00 640, 00 640, 00 120, 00 120, 00 322, 00 80, 00 322, 00 320, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Washington County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00 292.50
Total Jackson County    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1     All sec. 3     All sec. 9     N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 15     All sec. 15     All sec. 17     SW. ½ of NW. ½; S. ¾ of NW. ½; S. ¾; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     NE. ¾ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17     SW. ¾ of SW. ½, sec. 21     NW. ¾ sec. 20     N. ¾ sec. 21     N. ¾ sec. 23     All sec. 23     All sec. 25     NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ¾ of SE. ½; lots 1, 2, 3, 4, sec. 31     All sec. 25     NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ¾ of SE. ½; lots 1, 2, 3, 4, sec. 31     All sec. 25     Township 40, range 5;     NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ¾ of SE. ½; lots 1, 2, 3, 4, sec. 31     All sec. 35     Township 41, range 5;     Township 41, range 5	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 645, 00 640, 00 640, 00 120, 00 40, 00 322, 00 322, 00 322, 00 320, 00 640, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3. E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21. Lot 1, sec. 31. N. ½ of SE. ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 3, range 1: Lot 2, sec. 21.  Township 3, range 1: Lot 6, 7, sec. 17.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 292.50
Total Jackson County    KLAMATH COUNTY.     [South of base line and east of Willamette meridian.]     Township 38, range 5:     All sec. 1     All sec. 3     All sec. 9     N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 21     SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 3     All sec. 1     All sec. 1     All sec. 1     NI sec. 1     NI sec. 1     NI sec. 1     NI sec. 2     NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17     SW. ½ of SW. ½, sec. 21     NW. ½, sec. 31     W. ½ of SW. ½, sec. 33     Township 40, range 5:     W. ½ sec. 27     All sec. 25     NE. ½ of NW. ½; SE. ½ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31     All sec. 35     Township 41, range 5:     All sec. 35     Township 41, range 5:     All sec. 35     Township 41, range 5:     All sec. 3	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 645, 00 641, 00 640, 00 120, 00 120, 00 40, 00 120, 00 322, 00 322, 00 320, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W ½ of SW. ½, sec. 3. E ½ of NE ½; NW. ½ of NE. ½, sec. 21. Lot 1, sec. 31. N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG. [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 4, range 1: Lot 5, 7, sec. 17. Lot 3, sec. 19.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00 292.50
Total Jackson County    KLAMATH COUNTY.	643. 00 655. 00 640. 00 485. 00 640. 00 640. 00 640. 00 640. 00 640. 00 640. 00 640. 00 120. 00 322. 00 80. 00 322. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash  Columbia County, Oreg.  Tiliamook County, Oreg.  Washington County, Oreg.  Multnomah County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 292.50
Total Jackson County    KLAMATH COUNTY. [South of base line and east of Willamette meridian.]  Township 38, range 5:   All sec. 1	643.00 655.00 640.00 485.00 640.00 640.00 640.00 641.00 645.00 640.00 640.00 640.00 640.00 640.00 640.00 640.00 322.00 80.00 322.00 640.00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Washington County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 3, range 1:  Lot 5, 7, sec. 17.  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of S	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00 292.50  12.98 54.90 22.96
Total Jackson County.  (South of base line and east of Willamette meridian.)  Township 38, range 5:  All sec. 1  All sec. 3  All sec. 9  N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11  Lots 1, 2, sec. 13  All sec. 15  All sec. 15  All sec. 15  All sec. 21  SW. ¼ of NE. ½; S. ¾ of NW. ½; S ¾; lots 1, 2, 3, 4, sec. 23  All sec. 25  Township 39, range 5:  All sec. 1  NE. ¾ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17  SW. ¾ of SW. ½, sec. 21  NW. ¾, sec. 20  N. ¾, sec. 21  NW. ¾ of SW. ½, sec. 33  Township 40, range 5:  W. ¾, sec. 23  All sec. 25  NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31  All sec. 25  NE. ¾ of NW. ½; SE. ½ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31  All sec. 35  Township 41, range 5:  All sec. 3  All sec. 3  All sec. 5  All sec. 7  E. ½ sec. 7  E. ½ sec. 11	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 641, 00 640, 00 120, 00 120, 00 160, 00 322, 00 322, 00 320, 00 640, 0	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash Columbia County, Oreg. Washington County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3 E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21 Lot 1, sec. 31 N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 4, range 1: Lot 3, sec. 17 Lot 3, sec. 17 Lot 3, sec. 19  Township 3, range 2: N. ½ of NE. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3 All sec. 5.	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1927.00 1, 563.11 65, 682.44 7.00 80.00 120.00 20.
RLAMATH COUNTY.   [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1.   All sec. 3.   All sec. 3.   All sec. 9.   N. \( \frac{1}{2} \);   N. \( \frac{1}{2} \);   Of SW. \( \frac{1}{2} \);   lots 1, 2, 3, 4, sec. 11   Lots 1, 2, sec. 13.   All sec. 15.   All sec. 15.   All sec. 15.   All sec. 21.   SW. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); S. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); S. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); S. \( \frac{1}{2} \) of NW. \( \frac{1}{2} \); S. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \), and sec. 23.   All sec. 14.   All sec. 15.   All sec. 16.   All sec. 17.   SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SW. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \), sec. 29.   N. \( \frac{1}{2} \), sec. 23.   All sec. 23.   All sec. 25.   NE. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SW. \( \frac{1}{2} \); SE. \( \frac{1}{2} \) of SE. \( \frac{1}{2} \); lots 1, 2, 3, 4, sec. 31.   All sec. 3.   All sec. 3.   All sec. 3.   All sec. 7.   E. \( \frac{1}{2} \), sec. 13.   Co. 13.   All sec. 7.   E. \( \frac{1}{2} \), sec. 13.   All sec. 14.   Lots 1, 2, sec. 13.   All sec. 15.   All sec. 7.   E. \( \frac{1}{2} \), sec. 13.   All sec. 15.   All sec. 16.   All sec. 17.   E. \( \frac{1}{2} \); sec. 13.   All sec. 18.   All sec. 18.   All sec. 19.   All	643. 00 655. 00 640. 00 485. 00 640. 00 640. 00 640. 00 640. 00 640. 00 640. 00 640. 00 120. 00 120. 00 322. 00 322. 00 640. 00 640. 00 640. 00 120. 00 160. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1: W ½ of SW ½, sec. 3. E ½ of NE ½; NW ½ of NE ½, sec. 21. Lot 1, sec. 31. N.½ of SE ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 4, range 1: Lots 6, 7, sec. 17. Lot 3, sec. 19.  Township 3, range 2: N.½ of N.½ SW ¼ of NW.¼; N.½ of SW.¼; SW.¼ of SW.½; NW.¾ of SE ½, sec. 3. All sec. 5. N.½ W. ½ of SW ½, sec. 7.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00 292.50  12.98 54.90 22.96
Total Jackson County.  (South of base line and east of Willamette meridian.)  Township 38, range 5:  All sec. 1  All sec. 3  All sec. 9  N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11  Lots 1, 2, sec. 13  All sec. 15  All sec. 15  All sec. 15  All sec. 21  SW. ¼ of NE. ½; S. ¾ of NW. ½; S ¾; lots 1, 2, 3, 4, sec. 23  All sec. 25  Township 39, range 5:  All sec. 1  NE. ¾ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17  SW. ¾ of SW. ½, sec. 21  NW. ¾, sec. 20  N. ¾, sec. 21  NW. ¾ of SW. ½, sec. 33  Township 40, range 5:  W. ¾, sec. 23  All sec. 25  NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31  All sec. 25  NE. ¾ of NW. ½; SE. ½ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31  All sec. 35  Township 41, range 5:  All sec. 3  All sec. 3  All sec. 5  All sec. 7  E. ½ sec. 7  E. ½ sec. 11	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 640, 00 641, 00 640, 00 120, 00 120, 00 160, 00 322, 00 322, 00 320, 00 640, 0	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:  Lot 5, 7, sec. 17.  Lot 3, sec. 19  Township 3, range 2:  N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½ W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1, 563.11 65, 682.44  7.00  80.00 120.00 5.50 80.00 292.50  12.98 54.90 22.96 362.58 635.90 400.20
Total Jackson County   KLAMATH COUNTY.   [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1   All sec. 3   All sec. 9   N. ½; W. ½ of SW. ½; lots 1, 2, 3, 4, sec. 11   Lots 1, 2, sec. 13   All sec. 15   All sec. 21   SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23   All sec. 25   Township 39, range 5:   All sec. 1   All sec. 3   All sec. 11   All sec. 13   NE. ½ of NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17   SW. ½ of SW. ½, sec. 21   NW. ½, sec. 20   N. ½, sec. 21   NW. ½ of SW. ½, sec. 33   Township 40, range 5:   All sec. 7   S. ½ sec. 14   Sec. 15   All sec. 5   All sec. 5   All sec. 5   All sec. 7   S. ½ sec. 13   Lots 1, 2, 3, 4, sec. 15   Lots 1, 2, 3, 4, sec. 17   Township 34, range 6:   Township 34,	643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 640, 00 641, 00 640, 00 640, 00 640, 00 640, 00 640, 00 322, 00 80, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:  Lot 5, 7, sec. 17.  Lot 3, sec. 19  Township 3, range 2:  N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½ W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1927.00 1, 563.11 65, 682.44 7.00 80.00 120.00 20.
Total Jackson County   KLAMATH COUNTY.   [South of base line and east of Willamette meridian.]   Township 38, range 5:   All sec. 1   All sec. 3   All sec. 9   N. ½; W. ¾ of SW. ½; lots 1, 2, 3, 4, sec. 11   Lots 1, 2, sec. 13   All sec. 21   SW. ½ of NE. ½; S. ½ of NW. ½; S. ½; lots 1, 2, 3, 4, sec. 23   All sec. 25   Township 39, range 5:   All sec. 1   NW. ½; SW. ½ of NW. ½; NW. ½ of SW. ½, sec. 17   SW. ½ of SW. ½, sec. 21   NW. ½, sec. 21   NW. ½, sec. 21   NW. ½, sec. 31   W. ½ of SW. ½, sec. 31   W. ½ of SW. ½, sec. 33   Township 40, range 5:   X. ½ of NW. ½; SW. ½ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31   All sec. 35   NE. ½ of NW. ½; SE. ½ of SW. ½; S. ½ of SE. ½; lots 1, 2, 3, 4, sec. 31   All sec. 35   All sec. 5   All sec. 7   E. ½, sec. 11   Lots 1, 2, 3, 4, sec. 17   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   All sec. 5   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   All sec. 5   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   All sec. 5   All sec. 5   All sec. 5   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   All sec. 5   All sec. 5   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   Lots 1, 2, 3, 4, sec. 17   Township 38, range 6:   All sec. 5   All sec. 6	643, 00 643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 641, 00 645, 00 640, 00 120, 00 120, 00 40, 00 120, 00 322, 00 322, 00 320, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:  Lot 5, 7, sec. 17.  Lot 3, sec. 19  Township 3, range 2:  N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½ W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1, 563.11 65, 682.44 7.00 80.00 120.00 5.50 80.00 292.50 12.98 54.90 22.96 862.58 635.90 400.20 80.00 80.00 80.00 80.00
Total Jackson County   KLAMATH COUNTY     [South of base line and east of Willamette meridian.]     Township 38, range 5:   All sec. 1     All sec. 3     All sec. 9     N. ½ W. ¾ of SW. ½ lots 1, 2, 3, 4, sec. 11     Lots 1, 2, sec. 13     All sec. 15     All sec. 15     All sec. 15     All sec. 21     SW. ¼ of SW. ½ S. ¾ of NW. ½ S. ¾ lots 1, 2, 3, 4, sec. 23     All sec. 25     Township 39, range 5:     All sec. 1     NE. ¾ of NW. ½; SW. ¾ of NW. ½; NW. ¾ of SW. ½, sec. 17     SW. ¾ of SW. ½, sec. 21     NW. ½ sec. 20     N. ½ sec. 21     NW. ½ sec. 23     All sec. 23     All sec. 25     NE. ¾ of NW. ½; SE. ¾ of SW. ½; S. ¾ of SE. ½; lots 1, 2, 3, 4, sec. 31     All sec. 3     All sec. 3     All sec. 3     All sec. 3     All sec. 5     All sec. 7     E. ½ sec. 13     Lots 1, 2, 3, 4, sec. 15     Lots 1, 2, 3, 4, sec. 15     Lots 1, 2, 3, 4, sec. 16     All sec. 5     All sec	643. 00 655. 00 640. 00 485. 00 640. 00 640. 00 640. 00 640. 00 640. 00 640. 00 120. 00 322. 00 80. 00 322. 00 320. 00 640. 00 641. 00 640. 00 120. 00 160. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg. Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 4, range 1:  Lot 3, sec. 19  Township 3, range 2:  N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½; W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½, sec. 7  NE. ½; N. ½ of SW. ½, sec. 7  NW. ½ of SW. ½, sec. 15  E. ½ of SW. ½, SE. ½ of NW. ½, SE. 11  W. ½ of SW. ½, SE. ½ of SE. ½, sec. 17.	side grant., the total Acres. 292.50 17,678.83 29,741.00 15,480.00 1,563.11 65,682.44  7.00  80.00 120.00 5.50 80.00 292.50  12.98 54.90 22.96 362.58 635.90 400.00 80.00 00 80.00
Total Jackson County	643, 00 645, 00 640, 00 485, 00 640, 00 640, 00 640, 00 641, 00 645, 00 640, 00 640, 00 120, 00 40, 00 322, 00 322, 00 322, 00 640, 00 322, 00 640, 00 322, 00 640, 00 322, 00 640, 00 322, 00 640, 00 322, 00 640, 00 642, 00 642, 00 642, 00 646, 00 320, 00 642, 00 646, 00 646, 00 642, 00 646, 00 646, 00 646, 00 647, 00 648, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg.  Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 4, range 1: Lot 3, sec. 19  Township 3, range 2: N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½; W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; Sec. 11  W. ½ of SW. ½, sec. 15  E. ½ of SW. ½, Sec. 15  E. ½ of SW. ½, NE. ½ of SE. ½, sec. 17  Township 4, range 2: All sec. 7	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1, 563.11 65, 682.44  7.00  80.00 120.00 5.50 80.00 292.50  12.98 54.90 22.96  362.58 635.90 400.20 400.00 80.00 80.00 120.00
Total Jackson County	643. 00 655. 00 640. 00 485. 00 640. 00 640. 00 640. 00 641. 00 640. 00 640. 00 640. 00 640. 00 322. 00 80. 00 640. 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Multnomah County, Oreg.  Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1: Lot 1, sec. 1  [North of base line and east of Willamette meridian.]  Township 3, range 1: W. ½ of SW. ½, sec. 3  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21  Lot 1, sec. 31  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1: Lot 2, sec. 21.  Township 4, range 1: Lot 3, sec. 19  Township 3, range 2: N. ½ of N. ½ SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3  All sec. 5.  N. ½; W. ½ of SW. ½, sec. 7  NE. ½; N. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; Sec. 11  W. ½ of SW. ½, sec. 15  E. ½ of SW. ½, Sec. 15  E. ½ of SW. ½, NE. ½ of SE. ½, sec. 17  Township 4, range 2: All sec. 7	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 1,563.11 65, 682.44 7.00 80.00 120.00 292.50 12.98 54.90 22.96 362.58 635.90 400.20 400.00 80.00 80.00 120.00 612.96
Total Jackson County	643, 00 643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 641, 00 645, 00 640, 00 120, 00 120, 00 40, 00 120, 00 322, 00 322, 00 322, 00 320, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 642, 00 642, 00 642, 00 640, 00 640, 00 640, 00 640, 00 641, 00 642, 00 642, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash Columbia County, Oreg Washington County, Oreg Wultnomah County, Oreg Multnomah County, Oreg Yamhill County, Oreg  Total west side grant  CLARKE COUNTY, WASH  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 3, range 1:  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. 10 of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 17.  Township 4, range 2:  All sec. 7.  N. ½ of SW. ½ sec. 15  E. ½ of SW. ½ NE. ½ of NE. ½, sec. 27.  All sec. 27.  All sec. 29.	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 19.00 1, 563.11 65, 682.44 7.00 80.00 120.00 292.50 12.98 54.90 22.96 362.58 635.90 400.20 400.00 80.00 120.00 6120.00 6120.00 6120.00 6120.00 640.00
Total Jackson County	643, 00 655, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 120, 00 322, 00 80, 00 640, 00 640, 00 120, 00 322, 00 80, 00 640, 00 641, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 641, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 641, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 641, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 641, 00 641, 00 640, 00 641, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash Columbia County, Oreg Washington County, Oreg Wultnomah County, Oreg Multnomah County, Oreg Yamhill County, Oreg  Total west side grant  CLARKE COUNTY, WASH  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 3, range 1:  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. 10 of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 17.  Township 4, range 2:  All sec. 7.  N. ½ of SW. ½ sec. 15  E. ½ of SW. ½ NE. ½ of NE. ½, sec. 27.  All sec. 27.  All sec. 29.	side grant., the total Acres. 292, 50 17, 678, 83 29, 741, 00 15, 480, 00 19, 563, 11 65, 682, 44  7, 00  80, 00 120, 00 5, 50 80, 00 292, 50  12, 98 54, 90 22, 96  362, 58 635, 90 400, 20 400, 00 80, 00 80, 00 120, 00 612, 96 6120, 00 641, 00 641, 00 641, 42
Total Jackson County	643, 00 643, 00 655, 00 640, 00 485, 00 640, 00 640, 00 641, 00 645, 00 640, 00 120, 00 120, 00 40, 00 120, 00 322, 00 322, 00 322, 00 320, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 640, 00 642, 00 642, 00 642, 00 640, 00 640, 00 640, 00 640, 00 641, 00 642, 00 642, 00 640, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated:  Clarke County, Wash. Columbia County, Oreg. Tillamook County, Oreg. Washington County, Oreg. Washington County, Oreg.  Yamhill County, Oreg.  Total west side grant.  CLARKE COUNTY, WASH.  [North of base line and west of Willamette meridian.]  Township 2, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County.  COLUMBIA COUNTY, OREG.  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 3, range 1:  Lot 5, 7, sec. 17.  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 3.  All sec. 5.  N. ½; W. ½ of SW. ½, sec. 7.  N. ½ of NE. ½; NE. ½ of NW. ½; NE. ¼ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of SW. ½, sec. 15.  L. ½ of SW. ½, sec. 15.  N. ½; W. ½ of SW. ½, sec. 7.  N. ½ of SW. ½, sec. 15.  Township 4, range 2:  All sec. 3.  All sec. 7.  N. ½ of SE. ½ SE. ¼ of NE. ½, sec. 17.  Township 4, range 2:  All sec. 3.  SE. ½ of NW. ½; NE. ½ of SW. ½; Sec. 33.  SE. ½ of NW. ½; NE. ¼ of SW. ½; Sec. 27.  All sec. 21.  SE. ½ of NW. ½; NE. ½ of SW. ½; Sec. 33.	side grant., the total Acres. 292.50 17, 678.83 29, 741.00 15, 480.00 19.00 1, 563.11 65, 682.44 7.00 80.00 120.00 292.50 12.98 54.90 22.96 362.58 635.90 400.20 400.00 80.00 120.00 6120.00 6120.00 6120.00 6120.00 640.00
Total Jackson County	643, 00 645, 00 640, 00 485, 00 640, 00 640, 00 640, 00 641, 00 641, 00 640, 00 120, 00 40, 00 322, 00 322, 00 322, 00 322, 00 640, 00 641, 00 642, 00 640, 00 641, 00	The counties are arranged in the same order as in the case of the east Thus arranged, they appear in the following order. For convenience number of acres in each county is here stated;  Clarke County, Wash Columbia County, Oreg Washington County, Oreg Wultnomah County, Oreg Multnomah County, Oreg Yamhill County, Oreg  Total west side grant  CLARKE COUNTY, WASH  [North of base line and west of Willamette meridian.]  Township 2, range 1:  Lot 1, sec. 1.  [North of base line and east of Willamette meridian.]  Township 3, range 1:  W. ½ of SW. ½, sec. 3.  E. ½ of NE. ½; NW. ½ of NE. ½, sec. 21.  Lot 1, sec. 31.  N. ½ of SE. ½, sec. 33.  Total Clarke County  COLUMBIA COUNTY, OREG  [North of base line and west of Willamette meridian.]  Township 3, range 1:  Lot 2, sec. 21.  Township 3, range 1:  Lot 3, sec. 19.  Township 3, range 2:  N. ½ of N. ½; SW. ½ of NW. ½; N. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SW. ½ of SW. ½; NW. ½ of SW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. ½ of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 9.  NW. ½ of NE. ½; NE. ½ of NW. ½; SE. 10 of NW. ½; NE. ½ of SW. ½; N. ½ of SE. ½, sec. 17.  Township 4, range 2:  All sec. 7.  N. ½ of SW. ½ sec. 15  E. ½ of SW. ½ NE. ½ of NE. ½, sec. 27.  All sec. 27.  All sec. 29.	side grant., the total Acres. 292, 50 17, 678, 83 29, 741, 00 15, 480, 00 19, 563, 11 65, 682, 44  7, 00  80, 00 120, 00 5, 50 80, 00 292, 50  12, 98 54, 90 22, 96  362, 58 635, 90 400, 20 400, 00 80, 00 80, 00 120, 00 612, 96 6120, 00 641, 00 641, 00 641, 42

Towns	Acres.	Township 3, range 3: All sec. 1
E. Al	637. 85 640. 00	All sec. 1 All sec. 11 Township 4, range 3:
N N	512.36	Lots 1, 2, 3, 4; S, 4, sec. 1
Towns	660. 81 667. 00	All sec. 3. All sec. 5.
SY	320,00	E. 4. scc. 7
A1	640, 00 640, 00	All sec. 9 All sec. 11
W	640,00	All sec. 15
N. W	320.00 640.00	E §, sec. 19 All sec. 21
8.	640.00	All sec. 23
Towns	640.00	All sec. 25.
Al Al	640.00 320.00	All sec. 29. E. ½, sec. 31.
E.	640.00	All sec. 33
Al N	640.00	All sec. 35. ownship 5, range 3:
N.E.	320, 00 640, 00	E. 4, sec. 31. All sec. 33.
E.	640.00	All sec. 35
W.W.	17,678.83	Total Columbia County
E.		ISouth of base line and west of Willamette meridian.
E. N		ownship 1, range 6:
Ñ.	531.00	NE. 1; SE. 1 of NW. 1; S. 1, sec. 19
Towns	200.00	N. 4 of SW. 4; SE. 4 of SW. 2; W. 4 of SE. 4, sec. 19
W	667.00	All sec. 7.
E.	665.00	All sec. 31
S. E. N.	662.00	wiship 4, range 6: All sec. 7.
Al N	80.00	ownship 1, range 7:  E. \( \) of SW. \( \) , sec. 23  NE. \( \) if SE. \( \) of NW. \( \) ; N. \( \) of SE. \( \) , sec. 25.
Town	280.00 320.00	NE. 1; SE. 1 of NW. 1; N. 1 of SE. 1, sec. 25. E. 1, sec. 27.
A	70.00	S. 4 of SW. 4, sec. 31
	820.00	wnship 3, range 7: S. ½, sec. 5.
(No	646.00	All sec. 9.
been pall of s	640.00 640.00	All sec. 11 All sec. 48
Califor	640.00	All sec. 15.
	640.00 645.00	All sec. 17. All sec. 19
Town	660.00 640.00	All sec. 21. All sec. 23.
N SI	640.00 640.00	All sec. 25.
Town	640.00	All sec 99
S. N	644.00 640.00	All sec. 31.
	640.00	All sec. 35. ownship 4, range 7:
	642.00	All sec. 1
Town	644.00 642.00	All sec. 5.
A	641.00	All sec. 7.
E	640.00 640.00	All sec. 11
Town.	600.00	N. 1: N. 4 of SW. 4: SE. 4 of SW. 4: SE. 4, sec. 15
	160.00	N. ¼ of N. ¾, sec. 17. ownship I, range 8: Lot 3, sec. 1
	24.00 160.00	Lot 3, sec. 1. W. ½ of W. ½, sec. 23 W. ½ of NE. ½; SW. ½ of SW. ½; NW. ½ of SE. ½, sec. 25. SW. ½ of NE. ½; SE. ½ of NW. ½; E. ½ of SW. ½; W. ½ of SE. ½, sec. 27.
REI	160.00 240.00	W. 4 of NE. 4; SW. 4 of SW. 4; NW. 4 of SE. 4, sec. 25. SW. 4 of NE. 4; SE. 4 of NW. 4; E. 4 of SW. 4; W. 4 of SE. 4, sec. 27.
	80.00	ownship 2. range 8:
Mi	160.00	W. ½ of NW. ½ , sec. 13. E. ½ of SW. ½; S. ½ of SE. ½, sec. 21.
the t	160.00 600.00	E. ½ 01 SW. ½; S. ½ 01 SE. ½; Sec. 21 W. ½ 0f W. ½; Sec. 27 NE. ½ : NE. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 33 ownship 3, range S:
of th	240.00	S.W. 4: S. 6 OI S.E. 2. Sec. 1
Migh	650.00	All sec. 3. All sec. 9.
UNDI	640.00 640.00	All sec. 11
to th	640.00 560.00	All sec. 13
Th	640.00	All sec. 25.
ques	640. 00 640. 00	All sec. 27
Chai	640.00 640.00	All sec. 33
day?	400.00	Samuelain 4 rouge 9:
Mı	360.00	0Wiship 7, 145 E. 1 of NE. 1; SW. 1 of SW. 1; SE. 1 ,sec. 1.  N. 1 of N. 1; NE. 1 of SW. 1; S. 2 of S. 2 ,sec. 3.
wrot	480, 00 640, 00	E. ½ : E. ½ of W. ½, sec. 9. All sec. 11
abou	160.00 160.00	N. ½ of N. ½, sec. 13. N. ½ of N. ½, sec. 15.
M	29,741.00	Total Tillamook County
of t		WASHINGTON COUNTY, OREG.
		[North of base line and west of Willamette meridian.]
show		
show Mr	40.00	Township 2 range 2.
show Mi Mi Expe	40.00 123.00 80.00	Pownship 2 range 2:
show Mr	123.00	Township 2, range 2:  SE. ‡ of SE. ‡, sec 5.  N. ‡ of NW. ‡; SW. ‡ of NW. ‡, sec. 7.  N. ‡ of SW. ‡, sec. 9.  N. ½ of NE. ‡; NE. ‡ of NW. ‡, sec. 19.  SE. ‡ of NE. ‡; N. ½ of SW. ‡, sec. 21.  SW. ‡ of NE. ‡; N. ½ of SW. ‡, sec. 21.

Township 3, range 2:	Acres.
Township 3, range 2: E. ½ of NE. ½; NW. ½ of NW. ½; S. ½ of NW. ½; S. ½, sec. 19	520.00
All sec. 21.  N. 4; N. 4 of SW. 4; SW. 4 of SW. 4; SE. 4, sec. 29.  NW. 4 of NE. 4; S. 4 of NE. 4; NW. 4; S. 4, sec. 31.  SE. 4 of SE. 4, sec. 33.  Township 2, range 3:	640.00
N. 1; N. 1 01 5 W. 2; 5 W. 2 01 5 W. 2; 5 L. 4, 880, 29	£01.00
SE, ½ of SE, ½, sec. 33.	40,00
Township 2, range 3: W. ½ of NE. ½; NW. ½; N. ½ of SW. ½; SE. ½ of SW. ½; SE. ½, sec. 1. SW. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 3	
W. 1 of NE, 1; NW. 1; N. 1 of SW. 1; SE, 1 of SW. 1; SE, 1, sec. 1.	523.00
SW. 1 of NE. 1; NW. 1; NE. 1 of SW. 1; NW. 1 of SE. 1, sec. 3	284.00 662.00
W. Lof SW. L. sec. 9	80.00
NE. 2 of NE. 2; SW. 2 of NW. 3; SW. 2 of SW. 3, sec. 11	120.00
NE. 1 of NE. 1; NE. 1 of NW. 1; SE. 1 of SW. 1, sec. 13	120.00
W. ½ of NE. ½; SE. ½, sec. 17	240.00
S. 5 01 N.E. 2; N. 5 01 S.E. 2, Sec. 21.	160.00
Township 3, range 3:	40.00
SW. ½ of NE. ½; NW. ½; NE. ½ of SW. ½; NW. ½ of SE. ½, sec. 3. All sec. 5. W. ½ of SW. ½, sec. 9. NE. ½ of NE. ½; SW. ½ of NW. ½; SW. ½ of SW. ½, sec. 11. NE. ½ of NE. ½; NE. ½ of NW. ½; SE. ½ of SW. ½, sec. 13. W. ½ of NE. ½; NE. ½, sec. 17. S. ½ of NE. ½; N. ½ of SE. ½, sec. 21. SE. ½ of SE. ½, sec. 23. Township 3, range 3: All sec. 3.	(39.00
All sec. 5	£40.00
	320.00
All sec. 9 N. ½; SW. ½; N. ½ of SE. ½, sec. 13. E. ½ of NE. ½; N. ½ of SW. ½, sec. 15. NW. ½ of NE. ½; S. ½ of NE. ½; NW. ½; S. ½, sec. 17.	£60.00
E. 4 of NE. 4; N. 4 of SW. 4, sec. 15.	160.00
NW. 1 of NE. 1; S. 1 of NE. 1; NW. 1; S. 1, sec. 17	100.00
N. 4 of N.E. 4; S. 5 of N.E. 4; N.W. 4; S. 4; Sec. 19.  E. 4; N. 4 of N.W. 4; S.W. 4 of N.W. 4; E. 4 of S.W. 4, sec. 21.  N. 4; N. 4 of S.W. 4; S.W. 4 of S.W. 4; sec. 23.  W. 5; E. 5 of S.E. 4; Sec. 25.  All sec. 27.  E. 5 of N.E. 4; N.W. 4; W. 5 of S.W. 4; sec. 29.  E. 5, sec. 31.  N.E. 4 of N.E. 4; S. 5 of N.E. 4; sec. 33.  N.E. 4; N.E. 4 of N.W. 4; S. 5 of N.W. 4; S. 5; sec. 35.  [South of base line and west of Willamette meridian.]	220.00
N 1. N 1 of SW 1. SW 1 of SW 1 one 02	520.00 440.00
W. 4: E. 4 of SE. 4. sec. 25.	400.00
All sec. 27.	C40.00
E. ½ of NE, ½; NW, ½; W. ½ of SW, ½, sec. 29	320.00
E. 1, Sec. 31	320.00
NE 1 NE 1 of NW 1 S 1 of NW 1 S 1 sec 25	120.00 £00.00
[South of base line and west of Willamette meridian.]	600.00
Township 1, range 5: W. &, sec. 3	\$20.00
S. 4 of NE. 4: N. 4 of SE. 4, sec. 5.	100.00
S. ½ of N.E. ½; N. ½ of S.E. ½, sec. 5. E. ½ of E. ½; N. ½ of S.W. ½, sec. 9. N. ½ of N.W. ¼, sec. 15.	240.00
N. 4 of NW. 4, sec. 15	S0, C0
NE. ‡; S. ‡, sec. 19. All sec. 29 N. ½ of NE. ½; W. ½, sec. 31. Township 1, range 6:	482.00
N 1 of NF 1: W 1 con 21	640.00 405.00
Township 1, range 6:	200.00
E. + 01 N E. +; N E. + 01 D E. + 800, 20	120.00
All sec. 29.	640.00
	Charles and the second
Total Washington County	15,480.00
(None of the above described lands in township I south, range 5 west, been patented, with the exception of those described as situated in sect all of said lands are listed in the annual tax return made by the defendant California Railroad Co., and are therefore included in this schedule.)	ion 15; but
MULTNOMAH COUNTY, OREG.	
[North of base line and west of Willamette meridian.]	
Township 2, range 2:     N. ½ of NE. ½; W. ½ of NW. ½, sec. 3.     SE. ½ of SW. ½, sec. 15. Township 3, range 2:     S. ½ of NE. ½; N. ½ of NW. ½; S. ½ of SW. ½; SE. ½, sec. 27.     N ½ sec. 25.	Acres.
N. ½ of NE. ¼; W. ½ of N. W. ½, Sec. 3	167.00 40.00
Township 2 range 2	40.00
8. 1 of NE. 1; N. 1 of NW. 1; S. 1 of SW. 1; SE. 1, sec. 27	400.00
N. 1, sec. 35	\$20.00
	007.00
Total Multnomah County	927.00
YAMHILL COUNTY, OREG.	
[South of base line and west of Willamette meridian.]	
Township 2, range 6: All see. 21.	-
All sec. 21	642.47
E. 4; NE. 4 01 NW. 4, Sec. 29	360.00 240.00
Township 2, range 6: All sec. 21 E. ½; NE. ½ of NW. ½, sec. 29. NW. ½; W. ½ of NE. ½, sec. 33.  Township 3, range 6: N. ½ sec. 5.	210.00
N. ½, sec. 5	320.64
Total Yamhill County	1,563.11
REPORT OF MINORITY, COMMITTEE ON EXPENDITURES I	N THE
Mr. WEDEMEYER. Mr. Speaker, I rise to ask un	
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of the House to the extension to next Wednesday of time to file, if desired, minority views (H. Rept. 59, pt. 2) e Committee on Expenditures in the State Department. I add that I have consulted the chairman of the come [Mr. Hamlin], who has kindly remained here, and Mr.

SPEAKER pro tempore. Is there objection to the resubmitted by the gentleman? [After a pause.] The hears none, and the request is granted.

HAMLIN. I understood the request is to next Wednes-

WEDEMEYER. It is just exactly as I showed you. I it out and showed you so that there would be no question

HAMLIN. I did not catch the gentleman's statement.
WEDEMEYER. It is an extension of time to file views the minority until next Wednesday. I wrote it out and the did to the gentleman. I think it is perfectly clear.
CARTER. What bill is it?

WEDEMEYER. It is minority views of the Committee on nditures in the State Department.
UNDERWOOD. Mr. Speaker, I understand the gentle-from Washington [Mr. HUMPHREY] desires to submit a

Mr. HUMPHREY of Washington. Mr. Speaker, I ask unanimous consent to address the House for five minutes.

The SPEAKER. The gentleman from Washington asks unanimous consent to address the House for five minutes. Is there objection? [After a pause.] The Chair hears none.

Mr. HUMPHREY of Washington. Mr. Speaker, I do not intend to make a speech, and will probably not occupy the five minutes that the House has granted me. In 1836 Congress authorized one of the greatest exploring expeditions in the history of the world. This expedition set sail from Nor-folk under the command of Lieut. Charles Wilkes, United States Navy, on the 10th of August, 1838. It was composed of eight vessels. It was the first undertaking of this character to which the Government had given assistance. It went out into what was then practically an unknown land and explored approximately one-fifth of the globe before its return. Lieut. Wilkes was selected to command this expedition on account of his scientific knowledge and other unusual attainments.

Among other things accomplished by this expedition was the discovery of the Antarctic Continent. One of the most interesting things accomplished by this expedition was the exploration of what was then known as the Oregon country. The rivers and mountains and the whole coast of North America. from Alaska to San Francisco, were thoroughly explored and mapped. The maps prepared by the expedition were so accurate that they are to-day the standard throughout much of the country explored. Not only did Lieut. Wilkes explore the Oregon country as to its rivers and mountains, but its inhabitants, and gave a description of the various Indian tribes and their customs and the number belonging to each tribe. He gave particular attention to the question that was then agitating this country, the boundary between the United States and the British possessions on the north. Upon this particular question Lieut. Wilkes made a most interesting and comprehensive report, consisting of some 44 closely written pages. This report, al-though the most interesting and in many respects the most valuable document resulting from this wonderful expedition, has never been published, although over 20 volumes were printed by Congress as the result of the knowledge gained upon this expedition. Lieut. Wilkes strongly objected to making the fortyninth parallel the boundary between this country and Canada. He gave very convincing reasons why our Government should never consent that the boundary should be south of the Fraser River. He also prophesied that England would claim all the territory north of the mouth of the Columbia River, a prophecy that proved to be true. He also pointed out the great value and richness of the Oregon country. When the matter of the settle-ment of the boundary was under discussion, many men in Congress took the position that this country was of little value. Even the great Daniel Webster described it as a land of deserts and eternal snows, of shifting sands and sagebrush, fit to be inhabited only by the jack rabbit and the coyote. One southern Senator declared that he would not give a pinch of snuff for the entire Oregon country.

These public men could not have been ignorant of the report made by Lieut. Wilkes, and as we now read that report we are forced to the conclusion that some of the statesmen of that day were not more frank than are some at present and that they did not always give the true reasons for their actions. In the light of this Wilkes report these speeches must be accepted as largely pretense and a method of concealing the real reason for their action. I quote upon this particular point the closing paragraphs of Lieut. Wilkes's report:

To conclude, few portions of the globe, in my opinion, are to be found so rich in soil, diversified in surface, or capable of being rendered the happy abode of an industrious and civilized community.

For beauty of scenery and salubrity of climate it is not surpassed. It is peculiarly adapted for an agricultural and pastoral people, and no portion of the world beyond the Tropics is to be found that will yield so readily to the wants of man with moderate labor.

Certainly with this report on file in the Navy Department there was little excuse for the men of that day in declaring that the Oregon country was of no value.

The Hon. Thomas Prosch, of Seattle, one of the leading historians of the Northwest and one who has taken a great interest in all things relating to the history of that country, has gone to the expense of securing a copy of this report furnished me.

Congress in the past, during the time of the dispute over the question of the boundary between this country and Canada, several times demanded a copy of this report, but it was always refused upon the ground that the best interests of the country demanded that it be not made public. This was undoubtedly due to the opinions that Lieut. Wilkes expressed with regard to the attitude of England in reference to the boundary question, although it is stated in most diplomatic language. And I am constrained to believe that the suppression of its publication

was due to some extent to the fact that at that time it was not deemed advisable to let the public know of what immense value

this Oregon country was.

I now ask to extend my remarks by having published in the RECORD after almost 70 years this remarkable report by this remarkable man upon this most interesting question. This report is not only of interest to the Northwest, but it is a valuable historical contribution to the whole country. I also wish to publish with it a statement in regard to Lieut. Wilkes and this expedition and a letter from the librarian of the Navy Department,

Mr. Charles W. Stewart.

The SPEAKER pro tempore. Is there objection to the request

of the gentleman from Washington?

Mr. UNDERWOOD. Mr. Speaker, reserving the right to object, I would like to inquire how large that report is?

Mr. HUMPHREY of Washington. It is not a very long report.

Mr. UNDERWOOD. Does the gentleman know how much it will cost to publish the report?

Mr. HUMPHREY of Washington. I wish to publish it by

extending my remarks in the RECORD.

Mr. UNDERWOOD. I have no objection to that.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Washington [Mr. Humphrey]? [After a pause.] The Chair hears none.

No. 104.

U. S. S. VINCENNES, New York, June, 1842.

SIR: I have the honor to inclose herewith a report upon the Territory of Oregon, together with the maps referred to therein. I am, very respectfully, your obedient servant,

CHARLES WILKES, Commander of Exploring Expedition.

To the Hon. A. P. APSKIN, Secretary of the Navy, Washington. OREGON TERRITORY.

The Territory embraced under the name of Oregon, and represented on the accompanying map, extends from latitude 42° north to that of 54° 40' north and west of the Rocky Mountains.

Its natural boundaries, were they attended to, would confine it within the above geographical limits. On the east it has the range of Rocky Mountains along its whole extent; on the south those of the Klamet Range running on the parallel of 42 dividing it from upper California; on the west the Pacific Ocean; and on the north the western trend of the Rocky Mountains and the chain of lakes near and along the parallels of 54° and 55' north dividing it from the British Territory, and it is remarkable that within these limits all the rivers that flow through the Territory take their rise.

The Territory is divided into three natural belts or sec-

tions, viz:

First. That between the Pacific Ocean and Cascade Mountains, or western section.

Second. That between the Cascade Mountains and the Blue

Mountain Range, or middle section.

Third. That between the Blue and Rocky Mountain chains, or eastern section, and this division will equally apply to the soil, climate, and productions.

The mountain ranges run for the most part in parallel lines with the coast, and rising in many places above the snow line (here found to be 6,500 feet) would naturally produce a difference of temperatures between them and also affect their productions.

Our surveys and explorations were confined for the most part to the two first, claiming more interest, being less known and more in accordance with my instructions.

MOUNTAINS.

The Cascade Range, or that nearest the coast, runs from the southern boundary on a parallel with the seacoast the whole length of the Territory, north and south, rising in many places in high peaks from 12,000 to 14,000 feet above the level of the sea in regular cones. Their distance from the coast line is from 100 to 150 miles, and they almost interrupt the communication between the sections except where the two great rivers, the Columbia and Fraser, force a passage through them.

There are a few mountain passes, but they are difficult and only to be attempted late in the spring and in the summer.

A smaller range (the Classic) lies to the north of the Columbia between the coast and the waters of Puget Sound and along the Strait of Juan de Fuca.

This has several high peaks which rise above the snow line, but from their proximity to the sea they are not at all times

Their general direction is north and south, but there are many spurs or offsets that cause this portion to be very rugged.

The Blue Mountains are irregular in their course and occasionally interrupted, but generally trend from north by east to northeast and from south to southwest. In some parts they may be traced as spurs or offsets of the Rocky Mountains. Near the southern boundary they unite with the Klamet Range, which runs east and west from the Rocky Mountains.

The Rocky Mountains are too well known to need description. The different passes will, however, claim attention hereafter. North of 48° the ranges are nearly parallel and have the rivers

flowing between them.

ISLANDS.

Attached to the territory are groups of islands bordering its northern coast. Among these are the large islands of Vancouver and Washington or Queen Charlotte, the former being 260 miles in length and 50 in breadth, containing about 15,000 square miles, and the latter 150 miles in length and 30 in breadth, containing 4,000 square miles. Though somewhat broken in surface their soil is said to be well adapted to agriculture.

They have many good harbors, and have long been the resort of those engaged in the fur trade. They enjoy a mild and salubrious climate, and have an abundance of fine fish frequenting their waters, which are taken in large quantities by the

natives.

Coal of good quality is found here, specimens of which I obtained. The Hudson Bay Co. have made a trial of it, but owing to its having been taken from near the surface it was not very highly spoken of. Mines of mineral are also said to exist by those acquainted.

They both appear to be more densely inhabited than other portions of the territory. The natives are considered a treacher-ous race, particularly those in the vicinity of Johnstons Strait, and are to be closely watched when dealing with them.

At the southeast end of Vancouver there is a small archipelago of islands through which the Canal de Arro runs; they are for the most part inhabited, well wooded, and composed of granite and pudding stone, which appears to be the prevailing rock to the north of a line east and west of the Strait of Juan de Fuca. They are generally destitute of fresh water, have but few anchorages, and strong currents render navigation among them difficult.

The islands near the mainland, called on the maps Pitts Banks on the Prince Royal Islands, are of the same character and are only occasionally resorted to by the Indians for the

purposes of fishing.

The coast of the mainland north of the parallel of 49° is broken up by numerous inlets, called canals, having perpendicular sides and very deep water in them, affording no harbors and but few commercial inducements to frequent.

The land is equally cut up by spurs from the Cascade Range, which here intersects the country in all directions, and prevents

its adaptation to agriculture.

Its value is principally in its timber, and it is believed that few, if any, countries can compare with it in this respect.

There is no point on the coast where a settlement could be formed between Frazers River or 49° north and the northern boundary of 54° 40' north that would be able to supply its own

The Hudson Bay Co. have two posts within this section of the country, Fort McLaughlin in Mill Bank Sound, in latitude 52° 10' north, and Fort Simpson, in latitude 54° 30' north, within Dundas Island, and at the entrance of Chatham Sound but they are solely posts for the fur trade of the coast, and are supplied twice a year with provisions, and so forth.

It is believed that the company has yet no establishment on any of the islands, but I understood it was in contemplation to make one on Vancouver Island in the vicinity of Nootka Sound

or that of Clysquot.

Owing to the dense fogs the cost is extremely dangerous, and they render it at all times difficult to approach and navigate

upon.

The interior of this portion of the territory is traversed by these ranges of mountains, with the several rivers which take their rise in them, and is probably unequaled for its ruggedness, and from all accounts incapable of anything like cultivation.

The Columbia in its trend to the westward under the parallel of 48° cuts off the central or Blue Mountain Range, which is not again met with until on the parallel of 45°. From 45° they trend away to the south and afterwards to the south and west until they fall into the Klamet Range. They are partially

RIVERS.

The Columbia claims the first notice. Its northern branch takes its rise in the Rocky Mountains in latitude 50° north, longitude 116° west; from thence it pursues a northern route to near McGillivarys Pass through the Rocky Mountains. At the three of which deserve the name of rivers, the Ampqua, Too-

boat encampment it is 2,300 feet above the level of the sea, where it receives two small tributaries-the Canoe River and that from the Committee's Punch Bowl; from thence it turns south, having some obstruction through its safe navigation, and receiving many tributaries in its course to Colville, among which are the Kootanie, or Flat Bow, and the Flat Head, or Clarke River, from the east, and that of Colville from the west.

It is bounded in all its course by a range of high mountains, well wooded, and in places expands into a line of lakes before it reaches Colville, where it is 2,200 feet above the level of the sea, having a fall of a little over 100 feet in 220 miles.

To the south of this it trends to the west, receiving the Spokane River from the east, which is not navigable, and takes its rise in the Lake of Cœur d'Alene. Thence it pursues a westerly course for about 60 miles, receiving several smaller streams, and at its bend to the south it is joined by the Okanogan, a river that has its source in a line of lakes, affording canoe and boat navigation of considerable extent to the north.

The Columbia thence passes to the south until it reaches Walla Walla, or the latitude of 45°, a distance of 160 miles, receiving the Piscous Yakaman and Point de Bois, or Entiyatecombe, from the west, which take their rise in the Cascade Range; and also its great southeastern branch, the Saptin, or Lewis, which has its source in the Rocky Mountains near our southern boundary, and brings a large quantity of water to increase its volume.

The Lewis is not navigable even for canoes, except in reaches. The rapids are extensive and of frequent occurrence, it generally passing between the Rocky Mountain spurs and the Blue Mountains

It receives the Kooskooske, Salmon, and several other rivers from the east and west, the former from the Rocky Mountains, the latter from the Blue Mountains, and were it navigable would much facilitate the intercourse with this part of the country. Its length to its junction with the Columbia is 520 miles.

The Columbia at Walla Walla is 1,286 feet above the level of the sea and about 3,500 feet wide; it now takes its last turn to the westward, receiving the Uniattila, Quisnels, John Days, and Chates Rivers from the south and Cathlatses from the north, and pursuing its rapid course for 80 miles previous to passing through the range of Cascade Mountains in a series of falls and rapids that obstruct its flow and form insurmountable barriers to the passage of boats by water during the flood: these difficulties are, however, overcome by portages. From thence is had still-water navigation for 40 miles, where its course is again obstructed by rapids; then to the ocean, 120 miles, it is navigable for vessels of 12 feet draft of water at the lowest state of the river, though obstructed by many sand

In this part it receives the Willamette from the south and the Cowlitz from the north. The former is navigable to the mouth of the Klackamus 20 miles, 3 miles below its falls, for small boats; the latter can not be called navigable except for a small part of the year during the flood, and then only for canoes and barges.

The width of the Columbia within 20 miles of its mouth is much increased, and it joins the ocean between Cape Disappointment and Point Adams, forming a sand spit from such by deposit and causing a dangerous bar, which greatly impedes its navigation and entrance.

Frazer River next claims attention. It takes its rise in the Rocky Mountains near the source of Canoe River, taking a westerly course of 80 miles. It then turns to the south, re-

vesterly course of 80 miles. It then turns to the south, re-ceiving the waters of Stuarts River, which rises in a chain of lakes near the northern boundary of the Territory. It then pursues a southerly course, receiving the waters of the Chilestin, Pinkslitsa, and several small streams from the west, and those of Thompsons River, Quisnels, and other streams from the east (these take their rise in lakes, and a few may be navigated in canoes by making portages), and under the parallel of 49° it breaks through the Cascade Range in a succession of falls and rapids, and after a westerly course of 70 miles it empties into the Gulf of Georgia in the latitude of 49° 07' north. This latter portion is navigable for vessels that can pass its bar drawing 12 feet of water; its whole length being 350 miles

The Chikiles is next in importance. It has three sources among the range of hills that intersect the country north of the Columbia River. After a very tortuous course and receiving some smaller streams issuing from the lakes in the high ground near the headwaters of Hoods Canal and Puget Sound, it disembogues in Greys Harbor. It is not navigable except canoes; its current is rapid and the stream much obstructed.

To the south of Columbia there are many small streams, but

too-tut-na (or Rouges River), and the Klamet, which latter empties into the ocean south of the parallel of 42°. None of these form harbors capable of receiving a vessel of more than 8 feet draft of water, and the bars for the most part of the year are impassable from the surf that sets in on the coast.

The character of the great rivers is peculiar, rapid and sunken much below the level of the country, with perpendicular banks; indeed, they are, as it were, in trenches, it being ex-tremely difficult to get at the water in many places owing to the steep basaltic walls, and during their rise they are in places confined by walls, which back the water some distance, submerging islands and tracks of low prairie, having the appearance of extensive lakes.

LAKES.

There are in the various sections of the country many large and small lakes. The largest of these are the Okanogan Chain, Stuarts, Quisnells, and Kamloops in the northern section; the Flat Bow, Cœur d'Alene, and Kallushelm in the middle section; and those forming the headwaters of the large rivers in the eastern section.

The country is well watered, and there are but two places where an abundance, either from rivers, springs, or rivulets,

can not be obtained.

The smaller lakes add much to the picturesque beauty of the country. They are generally at the headwaters of the smaller The map will point out more particularly their streams. extent and locality.

All the harbors formed by the rivers on the seacoast are obstructed with extensive sand bars, which make them difficult to enter, and they are continually changing. The rivers bring down large quantities of sand, which on meeting with the ocean is deposited, causing a gradual increase of the impediment which already exists at their mouths. None of them can be deemed safe ports to enter.

The entrance to the Columbia is impracticable two-thirds of

the year, and the difficulty of leaving equally great.

The north sands are rapidly increasing and extending farther

In the memory of several of those who have been longest in the country, the cape has been encroached upon some hundred feet by the sea and the north sand much extended to the south, and during my short experience nearly half an acre of the middle sand was washed away in the course of a few days.

These are known to change every season.

The exploration of the Clatsop, or south channel, it is believed, will afford more safety to vessels capable of entering the river. The depth of water on the bar seems not to have changed,

though the passage has become somewhat narrower.

Greys Harbor will admit of vessels of light draft of water (10 feet), but there is but little room in it on account of the extensive mud and sand flats. A survey was made of it, to

which I refer for particulars.

This, however, is not the case with the harbors found within the Strait of Juan de Fuca, of which there are many, and no part of the world affords finer inland sounds or a greater number of harbors than can be found here capable of receiving the largest class of ships, and without a danger to them that is visible. From the rise and fall of the tide (18 feet) all facilities are afforded for the erection of works for a great maritime nation. For further information our extensive surveys of these waters are referred to.

CLIMATE.

That of the western section is mild throughout the year, neither experiencing the cold of winter nor the heat of summer. By my experiments the mean temperature was found to be 54° F.

The prevailing winds in the summer are from northwest, and in the winter from southwest and southeast, which are tem-

The winter is supposed to last from December to February; the rains usually begin to fall in November and last until March, but they are not heavy though frequent. Snow some-

times falls, but it seldom lays over three days.

The frosts are early, occurring in the latter part of August; this, however, is to be accounted for by the proximity of the mountains. A mountain or easterly wind invariably causes a great fall in the temperature. These winds are not frequent. During the summer of our operations I find but three days noted of easterly winds having occurred.

The nights are cold and affect the vegetation so far that

corn will not ripen.

Fruit trees blossom early in April at Nisqually and Vancouver, and at the former on the 12th of May peas were a foot high and strawberries were in full blossom, and salad has already gone to seed 3 feet high.

The mean height of the barometer during our stay at Nisqualty was 30.046 inches, and of the thermometer 66° 58′ F.

The greatest heat was 98° F. at 2 p. m. July 4, and at 4 a. m. of the same day it was 50° F. The lowest degree was 39° at 4 c. m. May 22, and at 5 p. m. of the same day the temperature was 72° F.

From June to September at Vancouver the mean height of the barometer was 30.32 inches and of the thermometer 66° 33' F. Out of 160 days 96 were fair, 19 cloudy, and 11

The rains are light. This is evident from the hills not being washed, but having a sward to their top although at great

The second or middle section is subject to droughts; during the summer the atmosphere is much dryer and warmer, and the winter much colder than in the western section. Its extremes of heat and cold are more frequent and greater, the mercury at times falling as low as 18° F. in the winter and rising to 108° F. in the shade in the summer, and a daily difference of temperature of about 40° F. It has been, however, found extremely salubrious, possessing a pure and healthy air.

The stations of the missionaries and posts of the Hudson Bay Co. have afforded one the means of obtaining information relative to the climater although these heat state of the contraction.

tive to the climate; although they have not kept full data, yet their observations afford a tolerably good knowledge of the

weather.

In summer it is cooled by the strong westerly breezes to replace the vacuum produced by the heated prairie grounds. No dew falls in this section.

The climate of the third or easterly section is extremely variable; the temperature during the day, ranging from 50° to 60°, renders it unfit for agriculture, and there are but few places in its northern part where the climate would not effectually put a stop to its ever becoming settled.

In each day, from the best account, one has all the changes incident to spring, summer, autumn, and winter. There are places where small farms might be located, but they are few

in number.

SOIL.

That of the first, or western, section varies in the northern part from a light-brown loam to a thin vegetable earth, with gravel and sand as the subsoil; in the middle parts, from a rich, heavy loam and auctious clay to a deep, heavy black loam on a trap rock; and in the southern the soil is generally good, ranging from a black vegetable loam to decomposed basalt, with stiff clay and portions of loose, gravelly soil. The hills are generally basalt, sandstone, and slate.

Between the Umpqua and the boundary the rocks are primitive, consisting of talcose, hornblende, and granite, and produce a gritty and poor soil. There are, however, some portions

with rich prairies covered with oaks.

The soil of the second, or middle, section is for the most part a light, sandy loam, in the valleys rich alluvial, and the hills are generally barren.

The third, or eastern, section is a rocky, broken, and barren country, stupendous mountain spurs in all directions, and affording little level ground, with snow lying on the mountains nearly, if not quite, the whole year through.

AGRICULTURAL PRODUCTIONS, ETC.

The first section, for the most part, is a well-timbered country. It is intersected with the spurs or offsets from the Cascade Mountains, which render its surface much broken up; these are covered with a dense forest. It is well watered, and com-munication between the northern, southern, and middle parts is difficult on account of the various rivers, spurs of mountains, and so forth.

The timber consists of pines, firs, spruce, oaks (red and white), ash, arbutus, arbor vitæ, cedar, poplar, maple, willow, cherry, and yew, with a close undergrowth of hazel, rubus, roses, and so forth.

The richest and best soil is found on the second, or middle, prairie, and is best adapted for agriculture, the high and low being excellent for pasture land.

The line of woods runs on the east side and near the foot of the Cascade Range.

The climate and soil are admirably adapted for all kinds of grain-wheat, rye, oats, barley, peas, and so forth. Corn does not thrive in any part of this territory where it has been tried. Many fruits appear to succeed well, particularly the apple and pear. Vegetables thrive exceedingly well and yield most abunpear. dantly.

The surface of the middle section is about 1,000 feet above the level of the lower or western section, and is generally a rolling prairie country. That lying to the north of the parallel

of 48° is very much broken, with mountain chains and rivers; consequently barren and very rugged. From the great and frequent changes in its temperature it is totally unfitted for agriculture, but is well filled with game of all kinds that are found in the country.

The mountain chains on the parallel of 48° are cut off by the Columbia, as before stated, leaving an extensive rolling country in the center of the territory, which is well adapted

for grazing.

The southern part of this section is destitute of timber or wood, unless the worm wood, Artimesia, may be so called. To the north of the parallel of 49° it is covered with forests. Wheat and other grains grow well in the bottoms where they can be irrigated.

The soil in such places is rich and capable of producing most

anything.

The missionaries have succeeded in getting good crops. Stock succeeds here even better than in the lower country, and, notwithstanding the severe cold, their cattle are not housed, nor is provender laid in for them, the country being sufficiently supplied with fodder in the natural hay that is abundant everywhere on the prairie, and is preferred by the cattle to the fresh grass of the bottoms.

No attempts at agriculture have been made in this section except at Fort Hall. The small grains thrive tolerably well, together with vegetables, and a sufficient quantity has been ob-

tained to supply the wants of the post.

The ground is well adapted for grazing in the prairies, and, despite its changeable climate, stock is found to thrive well and endure the severity of the winters without protection. This section is exceedingly dry and arid, rains seldom falling and but little snow. The country is partially timbered and the soil much impregnated with salts. The missionary station on the Kooscoske, near the western line of this section, is thought by the missionaries to be a wet climate.

The soil along the river bottoms is generally alluvial, and would yield good crops were it not for the overflowings of the river, which check and kill the grain. Some of the finest portions of the land are thus unfitted for cultivation; they generally covered with water before the banks are overflown in consequence of the quicksands that exist in them and through

which the water percolates,

The rivers of this territory afford no fertilizing properties to the soil, but, on the contrary, are destitute of all substances, being perfectly clear and cold. The temperature of the Columbia in the latter part of May was 42° and in September 68°

The rise of the streams from the Cascade Mountains usually takes place twice a year-in February and November from the rains; that of the Columbia in May and June from the melting of the snows. Sometimes it is very sudden, if heavy rains occur at that period, but usually it is gradual in reaching its greatest height about the 6th to the 15th of June.

Its perpendicular rise is from 18 to 20 feet at Vancouver,

where a line of embankment has been thrown up to protect the lower prairie, but it has been gradually flooded, although the water has not risen within a few feet of its top, and has in most cases destroyed the crops; it is the intention to abandon its

cultivation and devote it to pasturage.

The greatest rise in the Willamette takes place in February, and I was informed that it rose sometimes 20 to 25 feet, and quite suddenly in some places, but soon subsides. It occasionally causes much damage. Both the Willamette and Cowlitz in their lower sections are much swollen by the backing of their waters during the height of the Columbia and all their lower ground submerged. This puts an effectual bar to their being used for anything but pasturage, which is fine throughout the year, and used excepting in the season of the floods, when the cattle are driven to the high grounds.

My knowledge of the agriculture of this territory, it will be well to mention, is derived from visits being made to the various settlements, except Fort Langley and Fort Hall. That of the Indians on the different islands in Puget Sound and the Admiralty Inlet consists of potatoes principally, which are extremely fine and raised in great abundance, and now constitute a large portion of their food.

At Nisqually the Hudson Bay Co. had fine crops of wheat, oats, peas, potatoes, and so forth. The wheat, it was supposed, would yield 15 bushels to the acre. The farm has been two years under cultivation, and is principally intended for a grazing farm and dairy. They have now 70 milch cows, and make butter, and so forth, to supply their contract with the Russians. The Cowlitz farm is also in the western section; the pro-

duction of wheat is good, about 20 bushels to the acre; the ground, however, has just been brought under cultivation. They have here 600 acres, which are situated on the Cowlitz River, about 30 miles from the Columbia. The company is

about to erect a saw and grist mill. This farm is finely situ-

ated, and the harvest of 1841 produced 7,000 bushels of wheat. Several Canadians are also established here, who told me that they succeeded well with but little work. They have erected they succeeded well with but little work. They have erected buildings, live comfortably, and work small farms of 50 acres.

I was told that the stock on this farm does not thrive so work and acres to the stock of the stock of

well as elsewhere. There are no low prairie grounds on that side of the river in the vicinity, and it is too far for them to resort to the Kamass plains, a fine grazing country a few miles distant, where the wolves would make sad depredations with the increase if not well watched.

The hilly portions of the country, although the soil in many parts is very good, yet it is so heavily timbered as to make it in the present state of the country valueless. This is also the case with many fine portions of level grounds, but there are large tracts of fine prairie suitable for cultivation and ready

for the plow.

The Willamette Valley is supposed to be the finest portion of the country, though I am of opinion that many portions of it will be found far superior in the southern part of it. It is the largest settlement and is included within a distance of some 15 miles in the northern part of the valley. About 60 families are settled there, the industrious of whom appear to be thriving.

They are composed of American missionaries and the trappers and Canadians who were formerly servants of the Hudson Bay Co. All of them appear to be in good condition, but I was, on the whole, disappointed from the reports that had been made to me, not to find it in a state of greater forwardness, consid-

ering the advantages the missionaries have had.

In comparison with our own country, I should say that the labor required in this Territory for subsistence and to acquire wealth is in the proportion of one to three, or, in other words, a man must work through the year three times as long in the United States to gain the like completion. All the care of stock which occupies so much time with us requires no attention here, and on their rapid increase he would alone support himself.

The wheat of this valley yields 35 to 40 bushels for one town, or 20 to 30 bushels to the acre, its quality is superior to that grown in the United States, and its weight near 4 pounds to the bushel heavier. The above is the yield of new land, but it is believed that it will greatly exceed this after the third crop, when the land has been broken up and well tilled.

After passing into the middle section the climate undergoes a decided change; in place of the cool and moist atmosphere, one that is dry and arid is entered, and the crops suffer from drought. The only wood or bush seen is the wormwood (Autimesia), and this only in the neighborhood of the streams. cultivation has to be more or less carried on by irrigation.

The country bordering the Columbia above the hills to the north and south, is the poorest in the Territory, and has no doubt lead many to look upon the middle section as perfectly useless to man. Twenty or 30 miles on either side of the river is so, but beyond that a fine grazing country exists, and in very many places there are portions of it that might be advantaged. tageously farmed.

On the banks of the Walla Walla, a small stream running into the Columbia, about 25 miles from the company's post, a missionary is established, who raises very fine wheat on its low bottoms and is enabled to use its waters for the purpose of irrigation. This is also the case at the mission establishment at Lapwai, on the Kooscooske, where fine crops are raised; grains and vegetables thrive remarkably well, and some fruits are raised.

In the northern part of this section, at Chimekaine, there is another missionary station near the Spokane, and at Colville the country is well adapted for agriculture, and it is successfully carried on.

Colville supplies all the northern posts, and the missionaries are doing well. The northern part of this section will be able to supply the whole with wood. Here also the changes of temperature are great during the 24 hours, but are not injurious to the small grain. The cultivation of fruits has not been successful.

FISHERIES.

It will be almost impossible to give an idea of the extensive fisheries in the rivers and on the coast; they all abound in salmon of the finest flavor, which run twice a year, from May until October, and appear inexhaustible; the whole population live upon them.

The Columbia produces the finest and probably affords the catest numbers. There are some few of the branches of the greatest numbers. Columbia that the spring fish do not enter, but they are plenti-

fully supplied in the fall.

The great fishery of the Columbia is at The Dalles, but all the rivers are well supplied; the last one on the northern branch

of the Columbia is near Colville, at the Kettle Falls, but they are found above this in the river and its tributaries.

In Fraser River they are said to be very numerous, but not so large; they are unable to get above the falls, some 80 miles from the sea.

In the rivers and sounds are found several kinds of salmon, salmon trout, sturgeon, cod, carp, sole, flounders, ray, perch, herring, lampery eels, and a kind of smelt called sprow, in great abundance; also large quantities of shellfish, viz, crabs, clams, oysters, mussels, and so forth, which are all used by the natives and constitute the greater proportion of their food.

Whales in numbers are found along the coast, and are frequently captured by the Indians in and at the north of the

Strait of Juan de Fuca.

GAME

Abundance of game exists, such as elk, deer, antelopes, bears, wolves, foxes, muskrats, martins, beavers, a few grizzly bears, and sifflines, a kind of rat which are eaten by the Canadians.

In the middle section, or that designated as the rolling prairie, no game is found. In the eastern section the buffalo is met with. The fur-bearing animals are decreasing in number yearly, par-

The fur-bearing animals are decreasing in number yearly, particularly south of the parallel of 48°. Indeed it is very doubtful whether they are sufficiently numerous to return the expenses

of hunting them.

The Hudson Bay Co. have almost the exclusive monopoly on this business. They have decreased owing to being hunted without regard to season. This is not, however, the case to the north; there the company have been left to exercise their own rule and prevent the indiscriminate slaughter of the old and young and out of the proper season.

In the spring and fall the rivers are literally covered with

geese, ducks, and so forth.

In the eastern section the buffalo abound and are hunted by the Oregon Indians, as well as the Blackfeet. Wolves are troublesome to the settlers, but they are not so numerous as formerly.

From the advantages this country possesses it bids fair to have an extensive commerce on advantageous terms with most

parts of the Pacific.

It is well calculated to produce the following, which certainly in a few years after its settlement would become its staples, viz, furs, salted beef and pork, fish, grain, flour, wool, hides, tallow, lumber, and perhaps coal. A ready market for all these is now to be found in the Pacific, and in return for them sugars, coffee, and other tropical productions may be had at the Sandwich Islands—advantages that few new countries possess, viz, the facilities of a market and one that in time must become of immense extent.

#### MANUFACTURING POWER.

This country, it is believed, affords as many sites for water power as any other, and in many places within reach of its navi-

gable waters.

The timber of the western section to the south of 49° is not so good as that of the north; this is imputed to the climate being milder and more changeable. A great difference is found between the north and south sides of the trees, the one being a hard and close grain, while the other is open and spongy.

hard and close grain, while the other is open and spongy.

To the north of the parallel of 49°, on Frazer River, an abundance of fine timber for spars of any dimensions is easily

obtained.

There will always be a demand for the timber of this country at high prices throughout the Pacific. The oak is well adapted for ship timber, and abundance of ash, cedar, cypress, and arbor-vitæ may be had for fuel, fencing, etc.; and although the southern part of the middle section is destitute of timber it may be supplied from the eastern and northern parts by water carriage.

Intercommunication would at first appear to be difficult between the different parts of the country, but I take a different view of it. Stocks of all kinds thrive exceedingly well, and they will in consequence always abound in the Territory. The soil affords every advantage for the making of good roads, and in process of time transportation must be comparatively cheap.

They consist principally of those belonging to the Hudson Bay Co., and where the missionaries have established themselves. They are as follows: In the western section Fort Simpson, Fort McLaughlin, Fort Langley, Nisqually, Cowlitz, Fort George, Vancouver, and Ampqua; Fort St. James, Barbine, Alexandria, Chilcothin, Kamloops (on Thompson River), Okanogan, Colville, and Walla Walla in the middle; and in the eastern Kootenai and Fort Hall. Fort Boise has been abandoned, as has also Kaima, a missionary settlement on the Kooscooske.

These are all small settlements, consisting of a palisade or picket with bastions at their corners around the houses and

stores of the company, sufficient to protect them against the Indians, but in no way to be considered as forts. A few Indians have lodges near them who are dependent on the fort for their

food and employment.

These forts, being situated for the most part near the great fisheries, are frequented by the Indians, who bring their furs to trade for blankets, and so forth, at the same time they come to lay in their yearly supply of salmon. Vancouver is the principal depot from which all supplies are furnished and returns made. At Vancouver the village is separated from the fort and near the river. In addition to its being the depot of the Hudson Bay Co., there is now attached to it the largest farm of the Puget Sound Co., the stockholders in which are generally the officers and servants of the Hudson Bay Co. They have now farms in successful operation at Vancouver, Cowlitz, Nisqually, Colville, Fort Langley, and the Fualtine Plains, about 10 miles from Vancouver, all of which are well stocked. They supply the Russian post at Sitka, under contract, with the variety of articles raised on them.

They have introduced large herds and flocks into the Territory from California, and during our stay there several thousands were imported. In this they are doing incalculable good to the Territory and rendering it more valuable to the future settlers; at the same time it exerts an influence in domesticating the Indians, not only by changing their habits, but food, and at-

taching them to a locality.

The Indians of this Territory are not a wandering race; as some have asserted, but change for food only, and each successive season will generally find them in their old haunts seeking it.

The settlements established by the missionaries are at the Willamette Falls and Valley; it is Nisqually and Clatsop in the western section, and at The Dalls, Walla Walla, Lakwai, and

Chimekaine on the Spokane in the middle.

Those of the middle section are succeeding well, and, although little progress has been made in the conversion of Indians to Christianity, yet they have done much good in reforming some of their vices and teaching them some of the useful arts, particularly that of agriculture, which has had the effect, in a measure, to attach them to the soil, construct better houses, exchanging their corn, and so forth, with those who hunt, for Buffalo meat.

The men now rear and tend their cattle, plant their corn and potatoes, and the squaws attend to their household and employ themselves in knitting and weaving, which they have been faught.

They raise on their small patches corn, potatoes, melons, and so forth, irrigating the land for that purpose. There are many villages of Indians still existing, though greatly reduced in number from former estimates.

#### POPULATION.

It is extremely difficult to ascertain with accuracy the amount of population in the Territory, particularly of Indians, who change to their different abodes as the fishing seasons come around, and if not attended to would produce very erroneous results.

The following is believed to be very nearly the truth. If anything, it is overrated:

anything, it is overrated:	
Vancouver and Washington Island	5,000
From the narallel of 50° to 54° 40' north	9 000
Penns Cove. Whidbegs Island, and mainland opposite (Scatchat)	650
Hoods Canal (Suguamish and Toando)	500
At and about Okanogan	300
About Colville, Spokane, etc.	300
Willamette Falls and Valley	
Pillar Rock, Oak Point, and Col. R.	275
Clallams:	300
Port Discovery	150
Port Townshead	
New Dangerness	200
Walla Walla, including the Nezperces, Snakes, etc.	1, 100
Killamonks, north of Ampona	400
Closset tribe : Cape Flattery, Queen Agthe, to Point Greenville_	1 950
Blackfeet tribes that make excursions west of the Rocky	-1, 200
Mountains.	1,000
Birch Bay	300
Frazers River	500
Chenooks	209
Clatsops	
At the Cascades	220
At the Cascades	
At The Dalles	250
Yakaman River	
Chutes River	125
Ampquas	400
Rogues River	500
Klamets'	300
Shastys	500
Kalapuyas	800
Nisqually	200
Nisqually	700
Cowlifz Kiackatacs.	920
Port Orchard Suquamish	150
Total	19 904
	10, 20%

The whole Oregon territory may be estimated as containing 20,000. Of whites, Canadians, and half-breeds there are between 700 and 800, of whom about 150 are Americans; the rest are settlers and the officers and servants of the company.

The Indians are rapidly decreasing in all parts of the coun-The causes are supposed to be their rude treatment of

diseases and the dissipated lives they lead.

The white American population, as far as I have been able to judge of them, are orderly, and some industrious, although they are, with the exception of the missionaries, men who have

led for the most part dissolute lives. The absence of spirits as long as it continues will probably secure them from other excesses. Very much to their credit, they have abandoned the use of spirituous liquors by consent of the whole community. I can not but view this territory as peculiarly liable to the vice of drunkenness. The ease with which the wants of man are obtained, the little labor required, and consequent opportunities of idleness will render it so. The settlers of the Willamette Valley have with a praiseworthy spirit engaged to prevent the establishment of distilleries, and

there are yet no places where spirits can be bought, to my knowledge, in the territory.

It is highly creditable to the H. B. Co. that on a vessel arriving on the coast with spirits on board, in order to prevent its introduction they have purchased the whole, while at the same time their storehouses were filled with it. They have with praiseworthy zeal interdicted its being an article of trade, being well satisfied that it is contrary to their interests and demoralizing in its effects on all the tribes and people with whom they have to deal, rendering them difficult to manage, quarrelsome among themselves, and preventing their success in

Endeavors have likewise been made by the officers of the company to induce the Russians, on their side, to adopt their example and do away with it as an article of trade, but hitherto

without success.

It no doubt has been one of the causes effecting the decrease of the native tribes, as it was formerly almost the only article of trade.

In the event of this territory being taken possession of, the necessity of circumscribing the use and sale of spirits can not be too strongly insisted upon by legal enactment, both to preserve order and avoid expense.

As far as the Indians have come under my notice, they are an inoffensive race, except perhaps those in the northern part; but the depredations committed on the whites may be traced to injuries received or from superstitious motives.

#### MISSIONARIES.

Little has yet been effected by them in Christianizing the They are principally engaged in the cultivation of the mission farms and in the care of their own stock, in order to obtain flocks and herds for themselves, most of them having selected lands. As far as my personal observation went, in the part of the country where the missionaries reside there are very few Indians, and they seem more occupied with the settlement of the country and in agricultural pursuits than missionary labors

When there, I made particular inquiries whether laws were necessary for their protection, and I feel fully satisfied that they require none at present. Besides the moral code it is their duty to inculcate, the Catholic portion of the settlement, who form a large majority of the inhabitants, are kept under control by their priest, who is supposed to act in mission with the others in the proper punishment of all bad conduct.

The boundary will next claim my attention.

In a former report to the honorable Secretary of the Navy I stated that the boundary formerly proposed, viz, that of the 49° latitude, ought not to be adopted, and the following are my reasons for it, viz:

First. That it affects the value of all that portion of the mid-

dle and eastern section south of that parallel.

Second. That it places the whole territory south of that parallel completely under the control and at the mercy of the nation who may possess the northern by giving the command of all the water and a free access into the heart of the territory at any moment.

Third. Giving up what must become one of the great highways into the interior of the territory altogether, viz, Frazers River.

Fourth. And also, to all intents and purposes, possession of the fine islands of Vancouver, thereby surrendering an equal right to navigate the waters of the Strait of Juan de Fuca, and by its possession the whole command of the northern waters.

Fifth. Giving rise to endless disputes and difficulties after the location of the boundary and in the execution of the laws after it is settled.

Sixth. Affording and converting a portion of the territory which belongs to us into a resort and depot for a set of marauders and their goods, who may be employed at any time in acting against the laws and to the great detriment of the peace not only of this territory but of our Western States by exciting

and supplying the Indians on our borders.

The boundary line on the 49° parallel would throw Frazers River without our territory, cut off and leave seven-eighths of the fine island of Vancouver in their possession, together with all the harbors, including those of Nootka, Clyoquet, and Natinat, which afford everything that could be desired as safe and good ports for naval establishment. They would not only command the Strait of Juan de Fuca and the inlets and sounds leading from it, but place the whole at any moment under their control by enabling them to reach and penetrate to the heart of the territory with a comparatively small force and destroy it and lay it waste.

The whole middle and part of the eastern section would be cut off from their supplies of timber by losing its northern part, from which it can only be supplied with an article of the first necessity both for fuel and building, rendering it dependent on a

foreign state.

We should also give up what may be considered a storehouse of wealth in its forests, furs, and fisheries, containing an inexhaustible supply of the first and last of the best quality.

Endless difficulties would be created in settling the boundary, Great Britain must or does know that the outlet from Frazers River by way of Johnstons Strait, between Vancouvers Island and the mainland, is not only difficult but dangerous to navigate from the rapidity of the currents and can not be made use of. She will, therefore, probably urge her claim to the southern line, say, the Columbia, as the boundary which they are desirous of holding, and are now doing all in their power to secure its permanent settlement through the Hudson Bay Co., and extending the laws by which she governs the Canadas over her own citizens settled in the territory; and by the delays of our Government hope to obtain such a foothold as will make it impossible to set aside their sovereignty in it. This, as far as I was enabled to perceive, is evidently their intention, being extremely desirous to appear as the larger claimants of the territory and to assert their right to the soil to the north of the Columbia River.

This boundary would subject the island of Vancouver to two sovereignties and, of course, their laws. It never could be surrendered by us without abandoning the great interest and safety of the territory. And it will be perceived how very prejudicial it would be if the British in possession of the northern section should establish free ports, and thus be enabled to counteract all our revenue laws, and so forth.

The contract for supplies with the Russians now enables the Hudson Bay Co. to purchase the grain and produce from the Willamette settlers, but in a short time it will be supplied by themselves through their great farms, and consequently the produce of settlers can obtain no market whatever, all trade

being in the hands of that company.

The Puget Sound Co. are enabled to compete with and undersell all others from the low price of labor—£17 per annum—absence from duties, and the facilities of sending their products to market by the ships of the Hudson Bay Co., which hitherto have returned almost empty, the furs occupying but a small part of the vessel, which will hereafter be filled with hides and tallow; this must operate very prejudicially to the settlement and increase their hold on the territory. I have stated these views in order to show the necessity of

prompt action on the part of the Government in taking possession of the country in order to obviate difficulties that a longer delay will bring about and prevent many persons from settling

advantageously.

For the military occupation of the country I conceive that it would be necessary to establish a post at some central point, viz, Walla Walla, and I herewith inclose you a topographical sketch of the surrounding country within 30 miles. As respects its position with reference to the country, you will be well informed by the map.

It appears to me to be peculiarly adapted to the general defense of the territory in order to preserve peace and quietness

among the Indian tribes.

The Nez Percés, Snakes, and Blackfeet are those generally engaged in committing depredations on each other and requiring more looking after than those of the other tribes. They are in and around this section of country.

The facilities for maintaining a post and at a moderate expense are great; the river abounds with salmon during a greater part of the year and the herds thrive exceedingly well. Cattle are numerous, particularly horses, which are the best that the country affords. Grains of all kind flourish, and at about 25 miles distant the missionaries have an establishment from which I have but little doubt the troops could be supplied.

The climate is remarkably fine and healthy. There is, perhaps, no point from which operations could be carried on with so much facility to all parts of the territory as this, it being situated, as it were, at the forks of the two principal branches of the Columbia. Any number of horses could be kept at little or no expense, and a force could reach almost any part of the lower territory with the least possible delay.

The permanent land force I conceive necessary to keep this territory quiet and peaceable would be one company of dra-

goons and one of infantry, say, 200 men.

The only Indians of the country south of 49° who are disposed to make war upon the whites are the Klamets, residing on the southern borders of the territory along the Rouges and Klamet Rivers and in the passes of the Shasty Mountains. The show of a small force would, I am sure, have a good tendency in preventing their depredations on the whites who pass through the country, their hostility to whom, in a great measure, is to be ascribed to the conduct of the whites themselves, who leave no opportunity unimproved of molesting them. Cases have frequently occurred of white men shooting a poor,

defenseless Indian without any provocation whatever.

A friendly disposition, with sufficient force to prevent any attack, could not fail to bring about the desired disposition on

their parts.

The country they inhabit is a very rich one and would afford all the necessaries as well as the comforts of life.

A steamer having a light draft of water, a small fort on Lake Disappointment, and a few guns on Point Adams to de-fend the south channel with its dangerous bar, would be all

sufficient for the defense of Columbia River.

Some points within the Strait of Juan de Fuca, Admiralty Inlet, or Puget Sound might be settled, where supplies, and so

forth, could be had and depots established.

Two Government steamers would be able to protect our trade and territory and prevent disturbances among the northern tribes; they would be a more efficient force than stationary forts, and much more economical.

In case of difficulties, steamers would be enabled to reach

any part of the coast from these points in two days.

In the event of hostilities in this country, the posts, so called, of the Hudson Bay Co. are not to be considered of strength against any force but Indians; they are mere stockades, and all their buildings, granaries, and so forth, are situated without the palisades.

They could offer but little resistence to any kind of armed force and their supplies could readily be cut off, both by sea

and land.

The occupation of the north of the Columbia River, together with some point in the Strait of Juan de Fuca or the waters and sounds leading from it, I view as highly necessary in any event, and there is no force so well adapted for the security of

this territory as that of steamers.

The waters of Puget Sound might be effectually defended from a naval force by occupying the narrows leading to it through which vessels must enter; at all times a dangerous narrow path, with strong current, no anchorage, and the winds almost always variable. I refer you to the charts which show this point distinctly.

Much has been said of the effective force of the Hudson Bay Co.; this, in my opinion, is an entire mistake and exaggeration

It is true that the servants of the company are bound to bear arms during their term of servitude, but they are without any sort of discipline, few in number, generally of the class of farm-ers, worn-out Canadians, some few Iroquois Indians, and other tribes from the Canadas, and illy adapted to bear arms; about 100 at all the posts could be raised.

With regard to the natives, they are so distributed in small tribes that I am confident they would only be looked to as scouts and messengers, and those of the northern tribe would be too

unruly to meddle with.

I am decidedly of opinion that the company would do everything to avoid the territory becoming a scene of war, particularly its officers.

They are now for the most part bound up with its peaceful occupation, being largely engaged in agriculture and grazing, which must all in a measure be sacrificed. And there would also be great difficulty, if not a total interruption, in their carrying on their fur trade.

It is not very probable that they would make any strenuous endeavors to retain their interests under the British authority, as they well know that they may come in for the

preservation of their property under the preemption right by transferring it to citizens of the United States, some of whom are well known to be interested and active partners in the business.

There are four passes through the Rocky Mountains. one known as McGillivarys Pass, by the Committee's Punch Bowl is very difficult, and can only be used during the summer months, at which time the parties of the Hudson Bay Co.

pursue this route.

Proceeding south we come to the great depth through which Lewis and Clarke found their way; and, finally, the two southern routes, which are preferable, susceptible of being used at almost all seasons, and a good wagon road may be constructed with little expense.

This leads to the first post of the Hudson Bay Co., viz, Fort Hall, established by Capt. Weyth, and has since been transferred to the company, so that it is readily to be perceived that the difficulties of communication with the territory is far less for us than the British.

I can not close this report without doing justice to the officers of the Hudson Bay Co.'s service for their kind and gentlemanly treatment to us whilst in the territory, and to bear testimony that during all my intercourse with them they seemed to be guided by one rule of conduct, highly creditable to them not only as men of business but to their feelings as gentlemen.

They afforded us every assistance that lay in their power, both in supplies and means of accomplishing our duties.

There are many persons in the country who bear testimony to the aid and kindness rendered to them in their outset, and of their hospitality it is needless to speak, for it has become proverbial.

To conclude, few portions of the globe, in my opinion, are to be found so rich in soil, diversified in surface, or capable of being rendered the happy abode of an industrious and civilized

community.

For beauty of scenery and salubrity of climate it is not surpassed. It is peculiarly adapted for an agricultural and pastoral people, and no portion of the world beyond the Tropics is to be found that will yield so readily to the wants of man with moderate labor.

Respectfully submitted.

CHARLES WILKES, Commanding Exploring Expedition.

REAR ADMIRAL CHARLES WILKES, UNITED STATES NAVY.

Born in New York City, 1801; died, 1877; entered the Navy January 1, 1818, and served through various grades. In 1829 he was ordered to prepare for explorations, and was later placed in charge of the chart depot at Washington, D. C., where he set up the first fixed astronomical instruments used in the United States, and was himself the first in this country to observe with them. Wilkes was selected to command the exploring expedition of 1838-1842 by reason of his energy and his scientific attainments. The expedition located many islands of the Pacific, the shores of the Antarctic Continent, determined the position of the south magnetic pole, added greatly to our knowledge of terrestrial magnetism, meteorology, hydrography and geography, and various sciences. In addition to his naval officers there were with him a corps of civilian scientists, consisting of Horatio Hale, philologist; J. P. Couthouy, conchologist; Charles Pickering and T. R. Peale, naturalists; J. D. Dana, geologist; William Rich, botanist; J. D. Brackenridge, horticulturist.

Wilkes sailed from Norfolk August 18, 1838, with the squadron composed of the Vincennes, Peacock, Porpoise, Sea Gull, Flying Fish, and Relief. After crossing the Atlantic to Ma-Flying Fish, and Relief. After crossing the Atlantic to Ma-deira and recrossing to Rio de Janeiro he reached the Strait of Magellan in February, 1839, and surveyed to the southward to 70° S. The Sea Gull was lost and the Relief was ordered home by way of the Hawaiian Islands, to leave stores at Sydney and to make geographical explorations on the way. expedition entered an almost unknown field, covering 10,000,000 square miles, a fifth of the earth's surface. In three years Wilkes's command visited and described the Tuamoto Archipelago, Society Islands, Samoan, Sandwich, Friendly, Ellice, Mulgrave, Gilbert, and Philippine Islands; Columbia River, Puget Sound, New Zealand, and Australia; charted more than 500 islands and harbors and gave sailing directions for them. So well was this work done that the charts of a large part of the islands of the Pacific are prepared to-day from his surveys. Magnetic observations were made at 57 stations. At important points latitude and longitude were determined by observations.

Passing from the Samoan Islands, Wilkes left Sydney December 26, 1839, and sailed south with the Vincennes, Peacock, and Porpoise. On January 16 he met with land at 64° S., 158° E., and skirted the shores of a new continent to 97° E. He

It affords me much gratification to report that we have discovered a large body of land within the Antarctic Circle, which I have named the Antarctic Continent, and refer you to the report of our cruise and accompanying charts inclosed herewith for full information relative

By the summer of 1841 Wilkes again had worked his way through the Pacific and through the waters which now separate British Columbia from Washington to San Francisco, Cal., and thence crossed to the Philippines via the Hawaiian Islands, little thinking that he was traversing the route which was to become within the lifetime of his children the great highway between the holdings of his country in the Pacific. From Manila he turned homeward, sailed through the Indian and Atlantic Oceans, bearing not only the greatest single contribution that America ever made to geography, but also researches out of which grew Chronological History of Plants, Races of Men, Comparative Grammar of the Polynesian Dialects, and splendid volumes on geology, botany, ethnology, and philology, which have laid the foundation for all subsequent researches concerning the languages and migrations of the Polynesians and the peopling of the islands of the Pacific Ocean. arrived at New York in June, 1842, after which his principal

work was the preparation of his volumes for publication.

During the Civil War, on November 8, 1861, while in command of the U. S. S. San Jacinto, Wilkes took J. M. Mason and John Slidell, Confederate commissioners to England, from the English mail steamer Trent, for which he received the commendation of his Government, although the commissioners were later released. Wilkes commanded the James River Flotilla in 1862, the West India Squadron in 1863, and was retired on account of age in 1864. He died a rear admiral in Washington, D. C., in 1877.

Wilkes received the gold medal of the Geographical Society of London. He is the author of several works, among them Western America, including California and Oregon, and Theory of the Winds.

(The foregoing is condensed from an article by Mr. G. W. Littlehales in bulletin of the American Geographic Society, 1899, pp. 124-129, title "The Navy as a motor in geographical and commercial progress.")

#### NAVY DEPARTMENT, LIBRARY AND NAVAL WAR RECORDS, Washington, D. C., July 11, 1911.

MY DEAR CONGRESSMAN: In regard to the reason that Wilkes's detailed report on the areas near the northwest boundary was not furnished to Congress on demand, it seems probable that the real reason may be found in the fact that at that time its publication or any public comment upon it would have been incompatible with our national interests.

In the various negotiations which took place between the United States and Great Britain for the settlement of the Oregon boundary, the United States proposed the forty-ninth parallel as a compromise to the conflicting claims west of the Rocky Mountains between 42° north and 54° 40′ north. For a long period the British Government asserted claim to all territory west of the Columbia River, and this claim was adhered to until a short time before the conclusion of the treaty in 1846.

Wilkes, in his report, gave American names to places and islands which were in the territory claimed by Great Britain, and this fact alone might have led to serious protest on the part of Great Britain.

The armed forces of the two nations concerned were drawn up within sight of each other in the fifties, but fortunately did not come to battle. The Civil War ended negotiations for a time, and later the present boundary was settled definitely.

Faithfully, yours, CHARLES W. STEWART, Superintendent Library and Naval War Records.

Hon. W. E. HUMPHREY, M. C., House of Representatives.

ADJOURNMENT UNTIL WEDNESDAY.

Mr. UNDERWOOD. Mr. Speaker, I move that when the

House adjourns to-day it adjourn to meet on Wednesday next. Mr. KENDALL. Mr. Speaker, I understand that motion is not debatable. I was about to suggest the absence of a quorum, but I do not want to do that. I ask unanimous consent to proceed very briefly to make a statement.

The SPEAKER pro tempore. How much time does the gen-

tleman desire?

Mr. KENDALL. Two or three minutes.

The SPEAKER pro tempore. The Chair will recognize the

gentleman for five minutes.

Mr. KENDALL. The only purpose I have, Mr. Speaker, in suggesting the absence of a quorum is that the House may be in session on Monday for the transaction of business that I believe it ought to dispose of at this session of Congress. have been assembling here on Saturday and adjourning until the following Wednesday, convening again on Wednesday and adjourning until the following Saturday, without the transaction of any business except such incidental matters as may by the grace of unanimous consent be considered in the House. We have a calendar here on motions to discharge, embracing about 70 bills, each one relating to a subject of some importance to the people of this country. I am going to refer to one of them. It is a bill (H. R. 4416) introduced by me on April 12, 1911, and referred to the Committee on Invalid Pensions. No report having been made, the motion to discharge that committee is now on file. The bill provides for pensions for volunteer soldiers of the Civil War who served 90 days or more and were honorably discharged. It allows a pension of \$15 a month at 60 years of age, \$20 a month at 65 years of age, \$25 a month at 70 years of age, and \$30 a month at 75 years of age. It is a bill almost identical with one which passed this House at the last Congress by almost a two-thirds vote. I believe it is a bill that has practically the unanimous indorsement of the reople of this country. That bill is on the calendar and it must be considered by this House. It is strikingly similar to the Sulloway bill, which was favorably considered here last February, but which expired with the old Congress because of opposition which it encountered in the Senate. Now, what ought we to do here in these days and weeks that we are idling away, with nothing to engage our attention? That bill must be acted upon by this House, because the just public sentiment of the country will command some disposition of it.

Why can not we take that bill up here next Monday, consider it, pass it, and transfer it to the Senate, together with the responsibility for its future disposition, in the ordinary way?

Mr. FITZGERALD. Will the gentleman yield for a question?

Mr. KENDALL. I will; certainly.

Mr. FITZGERALD. Did not the President request that no

legislation be enacted here except the reciprocity bill?

Mr. KENDALL. I am frank to say that perhaps some gentlemen on the other side of the House may enjoy more fully the confidence of the President than I do. [Laughter on the But I have understood that the reason for Republican side.] refusing the consideration of this pension bill was because the Democratic caucus resolved that no legislation of that character should be discussed at this session of Congress. However, even conceding what the gentleman from New York conceding that the President has said that no legislation ought to be considered except the reciprocity bill-I want to submit the query: Has that side of the House observed faithfully the suggestions of the Chief Magistrate? [Applause on the Republican side.] And whether that may or may not be true, have we become so subservient to extraneous influence that we lost our independence and our initiative with respect to legis-

Mr. FITZGERALD. Will the gentleman yield?
The SPEAKER pro tempore. Does the gentleman from Iowa yield to the gentleman from New York?

Mr. KENDALL. Yes.
Mr. FITZGERALD. The gentleman is very anxious to have some pension legislation enacted?

Mr. KENDALL. I have expressed a deep anxiety in that direction. To that extent I think the gentleman has interpreted my attitude correctly.
Mr. FITZGERALD.

The gentleman's anxiety now is not very well taken, because if it were, why did not the gentleman show some anxiety in the last 16 years, during the time when his party was in control?

Mr. KENDALL. My anxiety was just as earnest in the last House, when the Republicans were in control, as it is at this moment. We passed the bill then. I ask the gentleman, Will you now, while your party controls the House, take similar action?

Mr. FITZGERALD. We on this side are not required to follow the action of that side of the House. Why did you not have the Republican Senate act when the House passed the bill before?

Mr. KENDALL. The responsibility is now with your side of the House, and it denies any relief whatever to the old

veterans of the country.

Mr. FITZGERALD. The gentleman from Iowa is not responsible for what this side of the House does or omits to do.

Mr. KENDALL. No; God be thanked for that. We were advised at the last session by eloquent speeches made by prominent gentlemen on that side of the House of the solicitude experienced by the Democratic Party for the disabled soldiers of the Civil War. Some of those gentlemen have voted consistently all through this session to defer indefinitely any consideration of such legislation as this, so far as the House is concerned. We of the Republican minority want action on this subject now, and we charge on the Democratic majority here that by refusing to consider pension bills of this character on the first and third Mondays of each month, as the rules of the House provide, it is throttling all legislation for the benefit of

the defenders of the Union. [Applause on the Republican side.]

Mr. UNDERWOOD. Mr. Speaker, I have no objection to the gentleman stating his case from his viewpoint, but I wish to consume a few minutes in stating why I think it is worth while

to adjourn over until Wednesday.

The SPEAKER pro tempore. How much time does the gentleman desire?

Mr. UNDERWOOD. Only a few moments.

The SPEAKER pro tempore. The gentleman asks unanimous consent to proceed for five minutes. Is there objection?

There was no objection.

Mr. UNDERWOOD. I want to say to the gentleman from Iowa that we adopted a program at the beginning of this session to limit the legislation at this session largely to tariff legislation, in order to expedite the business of this extra session. The President of the United States requested that we should do so. The President of the gentleman's party did that. It is nothing unusual.

Mr. KENDALL. Do I understand the gentleman to say that the President of the United States, being a Republican, re-

quested certain action of the Democratic caucus?

Mr. UNDERWOOD. Well, he announced that in the papersthat he desired no action should be taken except as to reciprocity, and the papers published it at the time.

Mr. KENDALL. Was it not understood that the P desired that action be confined entirely to reciprocity? Was it not understood that the President

Mr. UNDERWOOD. Certainly.
Mr. KENDALL. Why did you adopt his suggestion as to pension legislation and refuse to adopt it as to other things?

Mr. UNDERWOOD. We did not refuse to adopt it as to pen-

sion legislation. It is just the other way.

I want to say to the gentleman from Iowa that I understand that the Democratic Members on the Pension Committee have agreed on a pension bill, which they intend to report to this House when the proper time comes. They object to the bill that you have got on the calendar and from the consideration of which you want to discharge the committee before the committee has had a chance to bring its report into this House, because your bill taxes the American people in order to pension deserters who have had the charge of desertion removed by this House; to pension men who never were within 500 miles of a firing line; men who did not serve over 30 days in the Army.

Mr. KENDALL. Will the gentleman yield? The SPEAKER pro tempore. Does the gentleman from Ala-

bama yield to the gentleman from Iowa?
Mr. UNDERWOOD. Certainly.

Mr. KENDALL. I am sure the gentleman from Alabama does not intend to misrepresent the provisions of the act.

Mr. UNDERWOOD. That is my understanding.

Mr. KENDALL. That demonstrates that the gentleman has not read the terms of the bill. The bill provides that every honorably discharged soldier or sailor, I think it is, who served 90 days, shall receive the benefit of this legislation.

Mr. UNDERWOOD. Yes; it says 90 days, instead of 30 days. Mr. KENDALL. But of course I agree, Mr. Speaker, that if this bill should be enacted the money necessary to pay the disbursements must come from some source of taxation. If the gentleman has discovered some plan by which pensions can be paid otherwise, I would be very glad to have him elucidate that.

Mr. UNDERWOOD. I have no objection to doing that. The

gentleman will find that in my remarks.

Mr. KENDALL. I ask unanimous consent that the time of the gentleman may be extended if this takes too much of the gentleman's time. Is it proposed that taxation shall be extended to meet the disbursements under this imaginary bill of yours?

Mr. UNDERWOOD. I will say to the gentleman, that-

a man who served 90 days, who was never within 500 miles of the firing line, who was never injured in any way. Some of them served after the war was practically over. You make no discrimination between the real veteran and the man who never went on the firing line.

Mr. CANNON. Will the gentleman yield?

Mr. UNDERWOOD. Certainly.

Mr. CANNON. The motion that is on the calendar, to discharge the committee from further consideration of the bill, will, if agreed to, merely bring the bill before the House for consideration, amendment, or any disposition that a majority of the House may seek to make of it. [Applause on the Repub-

Mr. UNDERWOOD. I am surprised that the distinguished gentleman from Illinois should contend before this House, after his many, many years of experience, that a great bill, carrying \$40,000,000 or \$50,000,000 of appropriations, should be brought before this House, right or wrong, and then perfected in the House instead of in a committee, when I have seen him stand on this floor for more than 15 years and contend that legislation should be perfected in the committees before being reported to this House. [Applause on the Democratic side.]

The SPEAKER pro tempore. The time of the gentleman has

expired.

Mr. CANNON. I ask unanimous consent that the gentleman may have 5 or 10 minutes if he desires it.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

Mr. CANNON. Will the gentleman from Alabama yield?

Mr. UNDERWOOD. Certainly.

Mr. CANNON. I want to say to the gentleman that the oneman power, the power of a minority, the power of a czar, has man power, the power of a minority, the power of a czar, has been worn and worn in the press and by the gentleman's side when it was in the minority, until they say czarism has been abolished and that the representatives of the people have the intelligence and the patriotism and the power to mature legisintelligence and the patriotism and the power to mature legislation, and you believe in the rule of a majority. I want to say to the gentlemen now in the minority that I believe a majority of this House is perfectly competent to amend any pension bill intelligently. [Applause.]

Mr. UNDERWOOD, Mr. Speaker, I am delighted that the gentleman from Illinois has at last been converted to the doc-

trine that has been preached on this side of the House—that the will of the majority should govern. [Applause on the Democratic side.] I am not objecting to the gentleman from Illinois becoming a Republican progressive. [Laughter.] I am not objecting to his joining the movement with this side of the House; but what I do say is that our system on this side of the House is to have all legislation first perfected by a committee and then submitted without gag rule, without unreasonable limitation on debate, and with a full and free latitude of amendment, to a majority of this House to pass upon; but that the committee should have the opportunity to report the bill it desires to bring before the House first, and then the House be given full opportunity to consider it.

Mr. NORRIS. Will the gentleman yield?

Mr. UNDERWOOD. Certainly.

Mr. NORRIS. I want to ask the gentleman if the committee has not had ample time to report this particular bill, or any other?

Mr. UNDERWOOD. Undoubtedly.

Mr. NORRIS. The very object of the rule, and the very object of the Motion to Discharge, is to bring these matters before the House when the committee has failed to act or has

Mr. UNDERWOOD. Oh, Mr. Speaker, there is no dispute between the gentleman and myself.

Mr. NORRIS. They have had ample time to act.

Mr. UNDERWOOD. Undoubtedly. We do not deny that.
We have taken the responsibility on this side of the House, by a resolution passed in our caucus, that we would not legislate a resolution passed in our caucus, that we would not legislate on anything but a certain number of questions, the election of the United States Senators by the people, publicity of campaign funds, statehood, and tariff legislation. Now, we have taken that responsibility, and we are going to legislate on this other subject when we get to it next winter, but we have refused to do it this summer. We are not dodging our responsibility. I was about to say to the gentleman from Iowa [Mr. Kendall] that he does not place the responsibility any more on us by forcing this House to come here Monday and adjourn, because it will not have a quorum, than we acknowledge we Mr. KENDALL. Does not your bill—this imaginary bill of yours—propose to tax the people?

Mr. UNDERWOOD. Of course it does; but you propose to pass through this House, without a report from a committee, without due consideration by a committee, by discharging the committee on the floor of the House, a bill that will pension

sibility. I was about to say to the gentleman from Iowa [Mr. Kendall] that he does not place the responsibility any more on us by forcing this House to come here Monday and adjourn, because it will not have a quorum, than we acknowledge we have to-day. We do not deny our responsibility.

Mr. KENDALL. I understood the gentleman tried to shift the responsibility to the President.

Mr. UNDERWOOD. Oh, no; I did not. I said that the President of the United States-

Mr. KENDALL. I withdraw that suggestion. That really

Mr. FITZGERALD. Oh, no. [Laughter.]
Mr. UNDERWOOD. Just one minute. I want to say this to that side of the House. Of course, if you want to come back here on Monday and adjourn on Monday, very well; we can do it. There are a lot of Members who want to be away. If the gentleman wants to know it, we do not deny our responsibility for not acting on this bill.

Mr. KENDALL. If the gentleman from Alabama will say that he, as the responsible leader of the Democratic majority, will adjourn the House on Monday without allowing us to take any action on this bill, then I will not insist at this time.

Mr. UNDERWOOD. Undoubtedly I will, because I will have to on the very first roll call. Let me call the gentleman's attention to the fact that under this rule for the discharge of committees, in order for the House to take it up, you would have to have a roll call. It would not be on the pension bill, because that is not the first bill on the calendar, but the moment you got your roll call it would disclose that there is not a quorum in Washington, and there would be nothing on earth left for me to do but to move that the House adjourn. That is the condition. If you desire to make the point of no quorum on this vote, why, of course, we must adjourn the House and come back and then adjourn on Monday, as I say I will do.

The SPEAKER pro tempore. The time of the gentleman from

Alabama has expired.

Mr. KENDALL. Mr. Speaker, I ask unanimous consent to proceed for one minute in response to what the gentleman has said.

The SPEAKER pro tempore. Is there objection?

There was no objection.

Mr. KENDALL. In view of the suggestion of the gentleman from Alabama, the leader of the Democratic majority of the House, that even if the House should be in session on next Monday he would not permit any pension legislation to be considered, I think I would not be justified in insisting upon the absence of a quorum this afternoon. Also, in further view of what the gentleman has said with reference to the character of the bill which I desire should be considered on that day, I ask unanimous consent that I may include that bill in the RECORD. Mr. UNDERWOOD. I have no objection to that.

The SPEAKER pro tempore. Is there objection to the request

of the gentleman from Iowa?

There was no objection.

The bill referred to is as follows:

A bill granting pensions to honorably discharged volunteer soldiers who served three months or more between the 1st day of April, 1861, and the 1st day of August, 1865, in the Army of the United

States.

Be it enacted, etc., That from and after the passage of this act every volunteer soldier who served three months or more in the Army of the United States between the 1st day of April. 1861, and the 1st day of August, 1865, and who has been honorably discharged from said Army, shall be entitled, upon establishing such facts in accordance with regulations to be prescribed by the Secretary of the Interior, to a pension of \$15 per month if 60 years of age, \$20 per month if 65 years of age, \$25 per month if 70 years of age, and \$30 per month if 75 years of age, \$25 per month if 70 years of age, and \$30 per month if 75 years of age. Provided, That no person shall receive a pension under any other law at the same time or for the same period that he is receiving a pension under the provisions of this act: And provided further, That no person who is now receiving or shall hereafter receive a greater pension under any other general or special law than he would be entitled to receive under the provisions herein shall be pensionable under this act.

SEC. 2. That no pension attorney, claim agent, or other person shall be entitled to receive any compensation for services rendered in presenting any claim to the Bureau of Pensions or securing any pension under this act.

SEC. 3. That all acts or parts of acts inconsistent with the provisions hereof are hereby repealed.

Mr. UNDERWOOD. Now Mr. Speaker, Lack for a veta or

Mr. UNDERWOOD. Now, Mr. Speaker, I ask for a vote on my motion.

The SPEAKER pro tempore. The gentleman from Alabama moves that when the House adjourns to-day it adjourn to meet on Wednesday next.

The question was taken, and the motion was agreed to.

### LEAVES OF ABSENCE.

By unanimous consent-

Mr. Maguire of Nebraska was granted leave of absence for 10 days, on account of death in family.

Mr. Lever was granted leave of absence indefinitely, on account of sickness.

### RESIGNATION FROM COMMITTEE,

The SPEAKER pro tempore. The Clerk will read a communication to the Speaker of the House.

The Clerk read as follows:

Hon. Champ Clark,
The Speaker of the House of Representatives, Washington. Dear Mr. Speaker: I hereby respectfully resign as a member of the House Committee on Expenditures in the Interior Department, and ask that my resignation be accepted.

Respectfully, Theron E. Catlin.

JULY 12, 1911.

The SPEAKER pro tempore. Without objection, the gentleman from Missouri will be excused from further service on the committee named in the letter.

There was no objection.

#### ADJOURNMENT.

Mr. UNDERWOOD. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 2 o'clock and 9 minutes p. m.) the House adjourned to meet on Wednesday, July 19, 1911, at 12 o'clock noon.

#### CHANGE OF REFERENCE.

Under clause 2 of Rule XXII, committees were discharged from the consideration of the following bills, which were referred as follows:

A bill (H. R. 12500) granting a pension to Joshua Bear; Committee on Pensions discharged, and referred to the Committee on Invalid Pensions.

A bill (H. R. 5742) granting an increase of pension to Margaret J. Harvey; Committee on Invalid Pensions discharged, and referred to the Committee on Pensions.

A bill (H. R. 5757) granting a pension to Ella M. Gaines; Committee on Invalid Pensions discharged, and referred to the Committee on Pensions.

A bill (H. R. 12427) granting a pension to Anna Smith; Committee on Invalid Pensions discharged, and referred to the Committee on Pensions.

# PUBLIC BILLS, RESOLUTIONS, AND MEMORIALS.

Under clause 3 of Rule XXII, bills, resolutions, and memo-

rials were introduced and severally referred as follows:

By Mr. RODDENBERY: A bill (H. R. 12528) to provide penalty for drunkenness on railway and street cars in the District of Columbia; to the Committee on the District of Columbia.

Also, a bill (H. R. 12529) to provide penalty for use of obscene language in public places in the District of Columbia; to the Committee on the District of Columbia.

By Mr. AIKEN of South Carolina: A bill (H. R. 12530) for improving Otis Street NE., in Brookland, D. C., and for other

purposes; to the Committee on the District of Columbia.

By Mr. WOODS of Iowa: A bill (H. R. 12531) to enable the Secretary of Agriculture to conduct experiments and determine the practicability of making paper material out of cornstalks and to erect buildings and purchase apparatus therefor; to the Committee on Agriculture.

By Mr. HUMPHREY of Washington: A bill (H. R. 12532) to establish Mount Olympus National Park in the Olympic Mountains, in the State of Washington, and for other purposes; to the Committee on the Public Lands.

By Mr. HUGHES of New Jersey: A bill (H. R. 12533) providing for change of venue in civil and criminal causes in the District of Columbia; to the Committee on the Judiciary.

By Mr. MORGAN: A bill (H. R. 12534) to extend time of payment of balance due for lands sold under act of Congress approved June 17, 1910; to the Committee on Indian Affairs.

By Mr. STERLING: A bill (H. R. 12535) to renew and extend

certain letters patent; to the Committee on Patents. By Mr. CLARK of Florida: A bill (H. R. 12536) to prevent heads of departments of the United States Government and all other Federal officials issuing any order or promulgating any rule which tends in any way to prohibit Government employees petitioning the Congress with relation to any matter relating to the public service, and prescribing penalties for its violation;

to the Committee on the Judiciary.

Also, a bill (H. R. 12537) providing that no order or rule of any department of the Government of the United States shall have the force and effect of a law of the United States: to the Committee on the Judiciary.

By Mr. McGUIRE of Oklahoma: A bill (H. R. 12538) authorizing the Ottawa Tribe of Indians of Oklahoma to submit claims to the Court of Claims; to the Committee on Indian Affairs.

By Mr. KINKAID of Nebraska: A bill (H. R. 12539) to prevent floods and freshets originating on forest reserves and In-

dian reservations; to the Committee on Irrigation of Arid Lands

By Mr. DENT: Resolution (H. Res. 240) approving report No. 59 of the Committee on Expenditures in the State Department; to the Committee on Expenditures in the State Depart-

By Mr. KINKEAD of New Jersey: Resolution (H. Res. 241) proposing an investigation into certain violations of the anti-

trust law; to the Committee on Rules.

By Mr. COX of Indiana: Resolution (H. Res. 242) calling for certain data from the Secretary of Agriculture and the Attorney General; to the Committee on Expenditures in the Department of Agriculture.

By Mr. CARY: Memorial from the Legislature of Wisconsin memorializing Congress to take such action as may be necessary to compel all interstate railroads to engage directly in the business of carrying and delivering express; to the Committee on Interstate and Foreign Commerce.

Also, memorial from the Legislature of Wisconsin memorializing Congress to enact a law imposing a suitable license or other fee upon crafts navigating the Great Lakes and contiguous waters; to the Committee on the Merchant Marine and

## PRIVATE BILLS AND RESOLUTIONS.

Under clause 1 of Rule XXII, private bills and resolutions

were introduced and severally referred, as follows:

By Mr. BOWMAN: A bill (H. R. 12540) granting an increase of pension to William Jessop; to the Committee on Invalid Pensions.

By Mr. CAMPBELL: A bill (H. R. 12541) granting an increase of pension to Alfred Bennett; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12542) granting an increase of pension to James H. Hogue; to the Committee on Invalid Pensions.

By Mr. COX of Indiana: A bill (H. R. 12543) granting a pension to Mary E. Snyder; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12544) granting a pension to Anthony
Humbert; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12545) granting an increase of pension to John W. Hammond; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12546) granting an increase of pension to William M. Ramsey, alias William M. Trout; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12547) for the relief of Henry C. Morrison, administrator of Thomas G. Morrison, deceased; to the Committee on War Claims.

By Mr. DALZELL: A bill (H. R. 12548) granting a pension to May Pennington; to the Committee on Invalid Pensions.
By Mr. DYER: A bill (H. R. 12549) granting a pension to

Thomas Paine; to the Committee on Pensions.

By Mr. FRENCH: A bill (H. R. 12550) granting an increase of pension to Alexander Roe; to the Committee on Invalid Pensions.

By Mr. GOULD: A bill (H. R. 12551) granting an increase of pension to Louisa A. Atherton; to the Committee on Invalid

Also, a bill (H. R. 12552) granting an increase of pension to

Charles Thurston; to the Committee on Invalid Pensions.
Also, a bill (H. R. 12553) to correct the military record of
James M. McKenney; to the Committee on Military Affairs.
By Mr. GUDGER: A bill (H. R. 12554) granting an increase

of pension to Elizabeth Leopord; to the Committee on Pensions.

By Mr. HARRISON of New York: A bill (H. R. 12555)
granting an increase of pension to Louis Schoenfeld; to the
Committee on Invalid Pensions.

By Mr. HARTMAN: A bill (H. R. 12556) granting an increase of pension to John A. Felton; to the Committee on Inva-

lid Pensions.

By Mr. HUMPHREY of Washington: A bill (H. R. 12557) granting an increase of pension to Chauncey G. Slayton; to the Committee on Invalid Pensions.

By Mr. LITTLEPAGE: A bill (H. R. 12558) for the relief of H. A. Shirkey; to the Committee on Claims.

By Mr. ILOYD: A bill (H. R. 12559) granting a pension to William H. Alexander; to the Committee on Invalid Pensions. By Mr. McDERMOTT: A bill (H. R. 12560) granting a pen-

sion to John Johnson; to the Committee on Pensions.

By Mr. McGILLICUDDY: A bill (H. R. 12561) granting an increase of pension to Milton W. Burnham; to the Committee on Invalid Pensions.

By Mr. McKINLEY: A bill (H. R. 12562) to remove the charge of desertion against Clark W. Cottrell; to the Committee on Military Affairs.

By Mr. MANN: A bill (H. R. 12563) granting an increase of pension to William Hanger; to the Committee on Invalid Pensions.

By Mr. MOON of Tennessee: A bill (H. R. 12564) granting a pension to Joseph Clyde Shadden; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12565) granting an increase of pension to James Shaw; to the Committee on Invalid Pensions.

By Mr. MORGAN: A bill (H. R. 12568) granting a pension to Maggie A. Reynolds; to the Committee on Invalid Pensions. By Mr. MORRISON: A bill (H. R. 12567) granting a pension to Rebecca J. Shy; to the Committee on Invalid Pensions. By Mr. O'SHAUNESSY: A bill (H. R. 12568) granting an increase of pension to Susan E. Keating; to the Committee on Invalid Pensions.

valid Pensions.

By Mr. PADGETT: A bill (H. R. 12569) granting an increase of pension to James Adams; to the Committee on Invalid Pen-

Also, a bill (H. R. 12570) granting an increase of pension to Blandy M. Brown; to the Committee on Invalid Pensions

Also, a bill (H. R. 12571) for the relief of Gilbert Barndt; to the Committee on Military Affairs.

By Mr. RAKER: A bill (H. R. 12572) for the relief of the Hydro-Electric Co., of California; to the Committee on the Public Lands.

By Mr. RUCKER of Colorado: A bill (H. R. 12573) granting an increase of pension to William L. Switzer; to the Committee on Invalid Pensions.

By Mr. RUSSELL: A bill (H. R. 12574) granting an increase of pension to Maston G. Strong; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12575) granting an increase of pension to

William H. Paine; to the Committee on Invalid Pensions.

By Mr. SABATH: A bill (H. R. 12576) granting a pension to
Daniel Henry; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12577) granting a pension to Anton Slama;
to the Committee on Invalid Pensions.

Also, a bill (H. R. 12578) granting a pension to Mary Petrik; to the Committee on Pensions.

Also, a bill (H. R. 12579) granting a pension to Israel Buck-owsky; to the Committee on Pensions.

Also, a bill (H. R. 12580) granting a pension to August Fick; to the Committee on Pensions.

Also, a bill (H. R. 12581) granting Truka; to the Committee on Pensions. granting a pension to Joseph

Also, a bill (H. R. 12582) granting a pension to John Harrington; to the Committee on Pensions.

Also, a bill (H. R. 12583) granting a pension to Mary Kuchar; to the Committee on Pensions.

Also, a bill (H. R. 12584) granting a pension to Clara E. Jordan: to the Committee on Pensions.

Also, a bill (H. R. 12585) granting an increase of pension to Elizabeth Denver; to the Committee on Invalid Pensions. Also, a bill (H. R. 12586) granting an increase of pension to

Rudolph Novotny; to the Committee on Pensions.

Also, a bill (H. R. 12587) granting an increase of pension to

Joseph A. Paul; to the Committee on Pensions.

Also, a bill (H. R. 12588) granting an increase of pension to Frank G. Cook; to the Committee on Pensions.

Also, a bill (H. R. 12589) for the relief of Peter Clark; to the Committee on Military Affairs.

Also, a bill (H. R. 12590) for the relief of heirs of Adele Fowler, deceased; to the Committee on War Claims.

By Mr. SHERWOOD: A bill (H. R. 12591) granting a pen-

sion to Peter L. Burkard; to the Committee on Pensions.

Also, a bill (H. R. 12592) granting a pension to Eliza A. Hite; to the Committee on Invalid Pensions.

By Mr. SIMS: A bill (H. R. 12593) granting an increase of

pension to Mathew P. Henry; to the Committee on Invalid

Also, a bill (H. R. 12594) granting an increase of pension to Susan H. Butler; to the Committee on Invalid Pensions.

By Mr. STEDMAN: A bill (H. R. 12595) for the relief of Nancy E. Stewart; to the Committee on War Claims.

By Mr. STEPHENS of California: A bill (H. R. 12596) granting an increase of pension to Abner Wiseman; to the Committee on Invalid Pensions.

By Mr. SWITZER: A bill (H. R. 12597) granting a pension to Francis M. Snead; to the Committee on Invalid Pensions. By Mr. TOWNER: A bill (H. R. 12598) granting an increase

of pension to Willis Lake; to the Committee on Invalid Pen-

By Mr. UTTER: A bill (H. R. 12599) granting an increase of pension to Andrew Burns; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12600) granting an increase of pension to Peter Shover; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12601) granting an increase of pension to Albert C. Church; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12602) granting an increase of pension to Jerry B. Foster; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12603) granting an increase of pension to Annie M. Smith; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12604) granting an increase of pension to Harriet E. Kelly; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12605) granting an increase of pension to

Nancy Carolin; to the Committee on Invalid Pensions.

Also, a bill (H. R. 12606) granting an increase of pension to Carder H. Sherman; to the Committee on Invalid Pensions.

By Mr. WILLIS: A bill (H. R. 12607) to correct the mili-ry record of John D. Rex; to the Committee on Military Affairs.

#### PETITIONS, ETC.

Under clause 1 of Rule XXII, petitions and papers were laid

on the Clerk's desk and referred as follows:

By Mr. AYRES: Petition of citizens of the Bronx, in favor of parcels post; to the Committee on the Post Office and Post Reads.

By Mr. BURKE of South Dakota: Petitions of numerous residents of South Dakota, requesting that the duty on raw and refined sugars be reduced; to the Committee on Ways and Means.

Also, petition of numerous citizens of Ramona, S. Dak., asking for the adoption of House resolution 166; to the Committee on Immigration and Naturalization.

By Mr. FOCHT: Petition of F. S. Coulter, of Swineford, Pa., favoring a reduction in the duty on raw and refined sugars; to the Committee on Ways and Means.

Also, papers to accompany House bill 12472, a bill for the relief of Samuel Musselman; to the Committee on Invalid Pensions.

By Mr. FORNES: Petition of numerous residents of New York City, asking that the duty on lemons be repealed; to the Committee on Ways and Means,

By Mr. GOULD: Petition of Guy W. Lord, of Pittsfield, and numerous other residents of Maine, requesting a reduction in the duty on sugar; to the Committee on Ways and Means.

By Mr. HARRISON of New York: Petition of numerous residents of New York City and other portions of New York and of California, Illinois, and Pennsylvania, asking that the duty on lemons be repealed; to the Committee on Ways and Means.

By Mr. KENDALL: Petition of citizens of Melrose, Iowa, protesting against the parcels post; to the Committee on the Post Office and Post Roads.

By Mr. LEGARE: Resolutions from Socialist Party, the Retail Clerks' International Protective Association, and the International Association of Machinists, all of Charleston, S. C., favoring the passage of House bill 10863; to the Committee on the Judiciary.

By Mr. LLOYD: Petition of 90 citizens of Lancaster, Mo., against the parcels post; to the Committee on the Post Office and Post Roads.

By Mr. McGILLICUDDY: Papers to accompany bill granting a pension to May Pennington; to the Committee on Invalid Pensions.

By Mr. MOON of Tennessee: Papers to accompany a bill granting a pension to Joseph Clyde Shadden and a bill granting an increase of pension to James Shaw; to the Committee on Invalid Pensions.

By Mr. MORGAN: Petition signed by citizens of Seiling, Okla., protesting against the passage of a parcels post; to the Committee on the Post Office and Post Roads.

By Mr. O'SHAUNESSY: Resolutions by the Workmen's Sick and Death Benefit Fund of the United States of America, condemning the lawless manner of the arrest of the McNamaras and urging passage of Congressman Berger's resolution for an investigation of the McNamara affair and requesting that it be passed by the House; to the Committee on the Judiciary. By Mr. PADGETT: Papers to accompany bill for relief of

Gilbert Barndt; to the Committee on Military Affairs.

Also, papers to accompany bill granting an increase of pension to Blandy M. Brown; to the Committee on Invalid Pensions.

Also, papers to accompany bill granting an increase of pension to James Adams; to the Committee on Invalid Pensions.

By Mr. SIMS: Papers to accompany a bill granting an increase of pension to Mathew P. Henry and Susan H. Butler; to the Committee on Invalid Pensions.

By Mr. SWITZER: Petition of J. R. Kerr and 10 other citizens of Bidwell, Ohio, in favor of bill introduced granting pen-

sions to members of the military organization known as the "Squirrel Hunters"; to the Committee on Invalid Pensions.

By Mr. TUTTLE: Resolutions of the New Jersey State
Board of Agriculture, requesting that the efforts of President
Taft and of the State Department to secure justice to American users of potash should be supported in every possible way; to the Committee on Foreign Affairs.

By Mr. UTTER: Papers to accompany bills granting an increase of pension to Albert C. Church, Jerry B. Foster, and Peter Shover; to the Committee on Invalid Pensions.

Also, resolutions of the Business Men's Association of Pawtucket, R. I.; the New England Manufacturing Jewelers and Silversmiths' Association; the Rhode Island Business Men's Association; and the Real Estate Exchange of Providence, R. I., in favor of deepening the channel of Providence River; to the Committee on Rivers and Harbors.

By Mr. WILLIS: Papers to accompany House bills to correct the military record of John D. Rex and Ira Gwynn; to the Committee on Military Affairs.

#### SENATE.

# Monday, July 17, 1911.

The Senate met at 11 o'clock a. m. Prayer by the Chaplain, Rev. Ulysses G. B. Pierce, D. D. The Journal of the proceedings of Friday last was read and approved.

### PETITIONS AND MEMORIALS.

The VICE PRESIDENT presented resolutions adopted at a mass meeting of citizens of Hyde Park, Chicago, Ill., remonstrating against any further investigation being made into the election of William Lorimer as a Senator from Illinois, which were referred to the Committee on Privileges and Elections.

He also presented a petition of the New York Yearly Meeting of the Religious Society of Friends, praying for the ratification of the proposed treaty of arbitration between the United States and Great Britain, which was referred to the Committee on Foreign Relations.

Mr. CULLOM presented petitions of the committee on peace propaganda and international relations of the National German-American Alliance of the United States, praying for the ratification of a treaty of arbitration between the United States and Germany, which were referred to the Committee on Foreign Relations.

Mr. KERN presented resolutions adopted by Group 3, Indiana Bankers' Association, indorsing the plan for monetary legisla-tion as suggested by the National Monetary Commission, which were referred to the Committee on Finance.

He also presented resolutions adopted by Polish Turners' Union No. 1, of South Bend, Ind., favoring the adoption of the so-called Sulzer resolution providing for an investigation into the present conditions existing at Ellis Island, and also for a revision of the immigration laws, which were referred to the Committee on Immigration.

Mr. BRISTOW presented a memorial of sundry citizens of Arkansas City, Lewis, Jasper, and Wichita, all in the State of Kansas, remonstrating against the passage of the so-called Johnston Sunday rest bill, which was ordered to lie on the table.

He also presented a memorial of sundry citizens of Fort Scott, Kans., remonstrating against the establishment of a rural parcels-post service, which was referred to the Committee on Post Offices and Post Roads.

Mr. McLEAN presented a memorial of the Gaelic Athletic Club, of Hartford, Conn., and a memorial of the United Irish League of Hartford, Conn., remonstrating against the ratification of the proposed treaty of arbitration between the United States and Great Britain, which were referred to the Committee on Foreign Relations.

Mr. HITCHCOCK presented memorials of sundry citizens of Whitney, Chadron, Crawford, Lisco, and Oshkosh, all in the State of Nebraska, remonstrating against the passage of the so-called Johnston Sunday rest bill, which were ordered to lie on the table.

Mr. HEYBURN presented a memorial of the congregation of the Seventh-day Adventists Church of Viola, Idaho, and a memorial of sundry citizens of Forest, Idaho, remonstrating against the enforced observance of Sunday as a day of rest in the District of Columbia, which were ordered to lie on the table.